



महाराष्ट्र शासन राजपत्र

भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ३, अंक ७]

गुरुवार ते बुधवार, फेब्रुवारी १६-२२, २०१७/माघ २७- फाल्गुन ३, शके १९३८

[पृष्ठे ५४, किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

जिल्हा परिषद, रत्नागिरी

वार्षिक प्रशासन अहवाल सन २०१५-२०१६

क्रमांक रजिप/साप्रवि/लेखा १/१२६४/२०१६

ज्याअर्थी, महाराष्ट्र राज्य जिल्हा परिषद व पंचायत समिती अधिनियम, १९६१ चे कलम १४२(४) व महाराष्ट्र जिल्हा परिषद व पंचायत समिती (वार्षिक प्रशासन अहवाल प्रसिद्धी करणे.) नियम, १९६४ च्या नियम ९ अन्वये जिल्हा परिषदेने प्रसिद्ध केलेल्या अहवालाची अधिसूचना देणे आवश्यक आहे. त्याअर्थी, मी, लक्ष्मीनारायण मिश्रा, मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, रत्नागिरी या ज्ञापनाद्वारे जिल्हा परिषद, रत्नागिरीचा सन २०१५-१६ चा वार्षिक प्रशासन अहवाल जिल्हा परिषदेची खास सभा दिनांक २२ नोव्हेंबर २०१६ मधील ठराव क्रमांक ७०३ ने स्वीकृत केल्याप्रमाणे प्रसिद्ध केल्याची अधिसूचना देत आहे. सदर अहवालाची प्रत जिल्हा परिषद रत्नागिरीच्या मुख्यालयी लेखा-१ शाखा, सामान्य प्रशासन विभाग कार्यासनाकडे अवलोकनार्थ उपलब्ध आहे.

रत्नागिरी,
दिनांक ४ फेब्रुवारी २०१७.

लक्ष्मीनारायण मिश्रा,
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, रत्नागिरी.

OFFICE OF THE RECOVERY OFFICER, CO-OPERATIVE DEPARTMENT, MUMBAI

IN THE PRECINCT OF THE GREATER BOMBAY CO-OPERATIVE BANK LTD.

GBCB House, 89, Bhuleshwar, Mumbai 400 002

Urgent of Public Interest

No. GBCB/SAD/RO/SPS/9006/2017.— In the matter of Cash Credit Facility of Rs. 33 Lacs, availed of by the M/s. Style Creative Interiors and Housing loan of Rs.5 Lacs availed by Shri. Prashant D. Maistry from 26th April 2011 engaged in business of interior designing and in the matter of disquieting failure and neglect in timely servicing thereof and in the matter of execution of recovery proceedings in R. C. Case Nos. 709 of 2014 and 712 of 2014 under section 156 of the Maharashtra Co-operative Societies Act, 1960 and Rule 107 of the Maharashtra Co-operative Societies Rules, 1961, as Arrears of Land Revenue of the Government of Maharashtra.

The Greater Bombay Co-operative Bank Ltd.
(Scheduled Bank)

... *R.C. Holder Bank*

V/s.

- (I) 1. M/s. Style Creative Interiors
(Proprietor-Mr. Prashant Dnyandev Maistry)
F/5, Zojwala Shopping Centre,
Behind Ramdev Hotel, Agra Road,
Kalyan (W.) 421 301.

... *Judgment Debtor*

2. Mr. Prashant Dnyandev Maistry
Flat No. C/408, Mahaveer Nagari,
Opp. Tulsi Tower, Gandhari Nagar,
Khadakpada, Kalyan (W.) 421 301.

| | |
|--------------|--|
| Claim Amount | Rs. |
| 54,24,005 | with further interest @ 16.00% p.a. from 1st January 2017 and cost of proceedings and surcharge etc. |

...”...

3. Mr. Milind Dnyandev Maistry
Flat No. 102/D9, 1st Floor,
Kashish Park, Khadakpada,
Kalyan (W.) 421 301.

...”...

4. Mr. Narendra Raghuraj Tomar
3/301, Gauri Ganesh Bldg, Mohindar Singh
Kabool Singh School Road, Opp New
Indraprastha Complex,
Kalyan (W.) 421 301.

...”...

- (II) 1. Shri Prashant Dnyandev Maistry and
Shri Milind Dnyandev Maistry
Flat No. C/408, Mahaveer Nagari,
Opp. Tulsi Tower, Gandhari Nagar,
Khadakpada, Kalyan (W.) 421 301.

...”...

2. Shri Milind Dnyandev Maistry
Flat No. 102/D9, 1st Floor,
Kashish Park, Khadakpada,
Kalyan (W.) 421 301.

| | |
|--------------|---|
| Claim Amount | Rs. |
| 4,99,767 | with further interest @ 10.50 % p.a. from 1st January 2017 and cost of proceedings and surcharge etc. |

...”...

4. Mr. Narendra Raghuraj Tomar
3/301, Gauri Ganesh Bldg., Mohindar Singh
Kabool Singh School Road, Opp. New
Indraprastha Complex,
Kalyan (W.) 421 301.

...”...

Proclamation of Sale

Whereas, the right, title and interest of the under mentioned mortgage immovable property stands attached in terms of the execution process dated 18th October, 2014;

Description of Property .— Flat No. C/408, Mahavir Nagari,-1 CHS. Ltd.,
Opp. Tulsi Tower, C/408, 4th Floor, C-Wing Bldg.,
Khadakpada, Kalyan (W.).

Whereas, even though affording ample opportunities to the concerned Judgment Debtors, they have shown utter indifferences to discharge the decretal claims ;

Whereas, the auction of the aforesaid flat had scheduled on 23rd May 2016, 30th June 2016 & 5th August, 2016, but flat could not auction for want of prospective buyers, hence again the said flat is put forth for auction to scale down the decretal claim ;

Now Therefore, the Sale of the said property is hereby notified in exercise the powers u/s. 156 *ibid* & Rule 107 *ibid*.

SALE NOTIFICATION

1. Inspection of the under mentioned property will be facilitated on, 28th February 2017 between 11-00 a.m. to 1-00 p.m. Quotation / Tenders / Bids should be addressed to the Recovery Officer, The Greater Bombay Co-operative Bank Ltd on or before 4th March 2017 till 11-00 a.m. at Registered Office of R.C. Holder Bank GBCB House, 89, Bhuleshwar, Mumbai 400 002. The terms and conditions of sale including prescribed form for bidding can be had from the authority on payment of Rs. 100 only.

Description of Property to be sold : Flat No. C/408,4th Floor, C-wing Bldg.,
Mahavir Nagari -1 CHS Ltd., Opp. Tulsi Tower,
Khadak Pada, Kalyan (West).

Area Adms. : 710 sq. ft built up.

Reserve Price : Rs. 33,95,000.

2. Such bids will be opened on 4th March, 2017 at 11-15 a.m. in the presence of the Bank officials and bidders at Registered Office of R.C. Holder Bank at GBCB House, 89, Bhuleshwar, Mumbai 400 002. The successful bidder is required to deposit the 15% earnest money of bid amount and remaining amount within a Thirty Days from the date of auction, failing which earnest money deposit is liable to be forfeited.

3. The R.C Holder Bank vis-a-vis a Recovery Officer, reserves the right to reject all or any tender without assigning any reason whatsoever.

4. Sale of subject property is strictly on "As is, Where is, Whatever it is & Non Complaint Basis".

5. Bidder should conduct due diligence of the property prior to participation in the auction and thereafter neither the Recovery Officer nor the R.C. Holder Bank will entertain any sort of complaint or dispute in respect of subject property. Successful bidder will have to deal it on his/her/their own cost and consequences.

6. All the concerned Judgment Debtors, Guarantors shall remain present on auction date i.e. 4th March 2017 at 11-15 a.m.

The stipulation herein above laid down shall be binding & abided by without allowance whatsoever except with the concurrence of the Decree Holder Bank vis-a-vis. The Special Recovery Officer, which need be noted.

Given under my hand and seal of this office at Mumbai this Monday, the 30th January 2017.

SUJAY P. SAWANT,

The Recovery Officer,

Co-operative Department, Mumbai,

Attached with the Greater Bombay Co-operative Bank Ltd.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, फेब्रुवारी १६-२२, २०१७/माघ २७-फाल्गुन ३, शके १९३८

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष-१/पुणे/ग नमुना/संकीर्ण/२०१६-१७/ब-८५

याअर्थी, मे. बुरखार्ड कॉम्प्रेसन इंडिया प्रा. लि., पत्ता : गट नं. ३०४, कोंढवापुरी, पुणे नगर रोड, तालुका शिरूर, जिल्हा पुणे ४१२ २०९. मूल्यवर्धित कर कायदा २००२, अन्वये नोंदणी दाखला क्र. २७१३०३३६८०६व्ही व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७१३०३३६८०६सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा एक 'ग' नमुना हरविलेला आहे. त्याकरिता त्यांनी दिनांक १४ एप्रिल २०१६ च्या इंग्रजी वर्तमानपत्र 'द टाइम्स ऑफ इंडिया' मध्ये जाहिरात देऊन, त्या वर्तमानपत्रांचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रु.२२,०२,२६७ चा इंडेन्मिटी बाँड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, 'ग' नमुना क्रमांक एमएच-०७-१७८९८६१ रद्द ठरविण्यात आला आहे.

पुणे,
दिनांक ३० जानेवारी २०१७.

पी. ए. नांदेडकर,
विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,
पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, Pune Div., Pune.**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerwada, Pune 411 006.

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/C-Forms/2016-17/B-85

Whereas, it has been reported by M/s. Burkhard Compression India Pvt. Ltd., Address : Gat No. 304, Kondhwapuri, Pune Nagar Road, Taluka Shirur, Dist. Pune 412 209 holder of TIN 27130336806V under MVAT Act, 2002 and TIN No. 27130336806C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in 'C' issued them bearing No. MH07-1789861 has been lost and to the effect the dealer has given the advertisement in English newspaper 'The Times of India Pune' dated 14th April 2016 and forwarded the newspaper cutting to this office also submitted Indemnity bond of Rs.22,02,267 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sales Tax, (LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Form declaration bearing No. MH07-1789861 is treated invalid.

Pune,
dated 30th January 2017.

P. A. NANDEDKAR,
Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय,

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष-१/पुणे/ई-१ नमुना/संकीर्ण/२०१६-१७/ब-८७.

याअर्थी, मे. बी. बी. एम. अॅकॉस्टीक इंडिया प्रा. लि. पत्ता : २६६, भरे, घोटावडे, एमएसईबी सबस्टेशनच्याजवळ, पिरंगुट, तालुका मुळशी, जिल्हा पुणे ४१२ १०८. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७८६०३०७८३८व्ही व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७८६०३०७८३८सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा एक ई-१ नमुना हरविलेला आहे. त्याकरिता त्यांनी मराठी वर्तमान पत्र 'लोकमत' दिनांक १६ जुलै २०१६ व इंग्रजी वर्तमान पत्र 'इंडियन एक्सप्रेस' दिनांक १७ जुलै २०१६ मध्ये जाहीरात देऊन, त्या वर्तमान पत्रांचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रुपये १,३८,०१,१२७ चा इंडेन्टि बाँड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोटनियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, 'ई-१' नमुना क्रमांक एमएच-१२/१५८५२ रद्द ठरविण्यात आलेला आहे.

पी. ए. नांदेडकर,

विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,

पुणे विभाग, पुणे.

पुणे,

दिनांक ३० जानेवारी २०१७.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX

(LTU) 1, Pune Div., Pune

Vikrikar Bhavan, 4 Floor, Airport Road, Yerwada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/C-Forms/2016-17/B-87.

Whereas, it has been reported by M/s. B.B.M.Acoustic India Pvt. Ltd. Address : 266, Bhare Ghotawade, Near MSEB Sub-Section, Pirangut, Taluka Mulshi, Dist Pune 412 108 holder of TIN 27860307838V under MVAT Act, 2002 and TIN 27860307838C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in Form 'E-1' issued them bearing No. MH12/15852 has been lost and to the effect the dealer has given the advertisement in Marathi Newspaper 'Lokmat' Pune, dated 16th July 2016 and in English newspaper 'Indian Express' Pune, dated 17th July 2016 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs.1,38,01,127 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sale Tax,(LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'E-1' Form declaration bearing No. MH-12/15852 is treated invalid.

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

Pune,

dated 30th January 2017.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय,

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष-१/पुणे/ 'ग' नमुना/संकीर्ण/२०१६-१७/ब-८९.

या अर्थी, मे. क्लोराइड मेटल्स लि., पत्ता : गट नं. १२४१-१२४२, मरकळ, तालुका खेड, जिल्हा पुणे ४१२ १०५. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७४१०००४६२१सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा एक 'ग' नमुना हरविलेला आहे. त्याकरिता त्यांनी दिनांक १६ जानेवारी २०१६ च्या इंग्रजी वर्तमानपत्र 'इंडियन एक्सप्रेस' पुणे व मराठी वर्तमानपत्र 'लोकसत्ता' दिनांक १६ जानेवारी २०१६ मध्ये जाहीरात देऊन, त्या वर्तमानपत्रांचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रुपये १८,७४,४९५ चा इंडेन्मिटी बॉण्ड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट-नियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, 'ग' नमुना क्रमांक एमएच-१३-७३९४४१ रद्द ठरविण्यात आला आहे.

पुणे,

दिनांक ३० जानेवारी २०१७.

पी. ए. नांदेडकर,

विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,

पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, Pune Division, Pune.**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerwada, Pune 411 006.

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/C-Forms/2016-17/B-89

Whereas, it has been reported by M/s. Chloride Metals Ltd., Address : Gat No. 1241-1242, Markal, Taluka Khed, Dist. Pune 412 105 holder of TIN 27410004621V under MVAT Act, 2002 and TIN 27410004621C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in Forms 'C' issued them bearing No. MH13-A739441 has been lost and to the effect the dealer has given the advertisement in English newspaper 'Indian Express' dated 16th January 2016 and in Marathi newspaper 'Loksatta' 16th January 2016 and forwarded the newspaper cutting to this office, also submitted indemnity bond of Rs.18,74,495 respectively.

Therefore, in view of the above I, Prashant Anandrao Nandedkar, Joint Commissioner of Sales Tax, (LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Form declaration bearing No. MH13-739441 is treated invalid.

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax,

(LTU)1, Pune Division, Pune.

Pune,

dated 30th January 2017.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय,

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष१/पुणे/ग नमुना/संकीर्ण/२०१६-१७/ब-९१.

याअर्थी, मे. शिवानी लॉक्स प्रा. लि., पत्ता : गट नं. ३७७/१, सातववाडी इस्टेट, रेकॉल्ड कंपनीजवळ, खराबवाडी, चाकण, जिल्हा पुणे ४१० ५०१. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७१५०८४४००८सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा एक ग नमुना हरविलेला आहे. त्याकरिता त्यांनी दिनांक १२ फेब्रुवारी २०१६ च्या इंग्रजी वर्तमान पत्र 'इंडियन एक्सप्रेस' पुणे व मराठी वर्तमान पत्र 'लोकमत' दिनांक ०८ फेब्रुवारी २०१६ मध्ये जाहिरात देऊन, त्या वर्तमान पत्रांचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून नमुना मिळाला नसल्याचे नमूद केले आहे व रुपये ४,९८,०१४ चा इंडेमनिटी बॉन्ड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट-नियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, 'ग' नमुना क्रमांक एमएच १३-५६९२७६ रद्द ठरविण्यात आला आहे.

पी. ए. नांदेडकर,

विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,

पुणे विभाग, पुणे.

पुणे,

दिनांक ३० जानेवारी २०१७.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, PUNE DIV., PUNE**

Vikrikar Bhavan, 4 Floor Airport Road, Yerawada, Pune 411 006.

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/C-Forms/2016-17/B-91

Whereas, it has been reported by M/s. Shivani Locks Pvt. Ltd., Address : Gat No. 377/1, Satavwadi Estate, Near Recold Company, Kharabwadi, Chakan, Dist Pune 410 501 holder of TIN 27150844008V under MVAT Act, 2002 and TIN 27150844008C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in Form 'C' issued them bearing No. MH13-569276 has been lost and to the effect the dealer has given the advertisement in English newspaper 'Indian Express' dated 12th February 2016 and in Marathi newspaper 'Lokmat' dated 8th February 2016 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs. 4,98,014 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sales Tax,(LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Form declaration bearing No. MH13-569276 is treated invalid.

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

Pune,

dated the 30th January 2017.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, फेब्रुवारी १६-२२, २०१७/माघ २७-फाल्गुन ३, शके १९३८
विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय
विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६
अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष-१/पुणे/ग नमुना/संकीर्ण/२०१६-१७/ब-९३.

या अर्थी, मे. रुप पॉलिमर्स लि. पत्ता : गट नं. ३५७/४६, खराबवाडी, चाकण-तळेगाव रोड, तालुका खेड, जिल्हा पुणे ४१०५०१. मूल्यवर्धित कर कायदा २००२, अन्वये नोंदणी दाखला क्र. २७८१०८८५३५५५ व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७८१०८८५३५५५सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे तीन ग नमुना हरविलेले आहे. त्याकरीता दिनांक ७ मे २०१६ च्या हिंदी वर्तमानपत्र 'हिंदुस्तान' नवी दिल्ली व इंग्रजी वर्तमानपत्र 'हिंदुस्तान टाइम्स' नवी दिल्ली मध्ये जाहीरात देऊन, त्या वर्तमानपत्रांचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून नमुना मिळाला नसल्याचे नमूद केले आहे व रुपये ३,००,५८,३६८ चा इंडेमनिटी बाँड सादर केला आहे.

वरील सर्व बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, मोठे करदाते कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोटनियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, (१) एमएच-१३/७७६९२२, (२) एमएच-१३/८८९२४२, (३) एमएच-१३/८८९२४४, हे तीन ग नमुने रद्द ठरविण्यात आलेले आहे.

पुणे,
दिनांक ३० जानेवारी २०१७.

पी. ए. नांदेडकर,
विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,
पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, Pune Div., Pune.**

Vikrikar Bhavan, 4 Floor, Airport Road, Yerwada, Pune 411 006.

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/C-Forms/2016-17/B-93

Whereas, it has been reported by M/s. Roop Polymers Ltd. Address : Gat No. 357/46, Kharabwadi, Chakan-Talegaon Road, Taluka Khed, Dist Pune 410501 holder of TIN 27810885355V under MVAT Act, 2002 and TIN 27810885355C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in Three Forms 'C' issued them have been lost & to the effect the dealer has given the advertisement in Hindi newspaper 'Hindustan' dated 07-05-2016 and in English newspaper 'Hindustan Times' dated 07-05-2016 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs.3,00,58,368/- respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sale Tax,(LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the Three 'C' Form declaration bearing No. (1) MH-13/776922, (2) MH-13/889242, and (3) MH-13/889244 are treated invalid.

Pune,
dated 30th January 2017.

P. A. NANDEDKAR,
Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष१/पुणे/ई-१ नमुना/संकीर्ण/२०१६-१७/ब-९८.

या अर्थी, मे. पॉवर फॉर्मर्स इंजिनिअर्स प्रा. लि. पत्ता : इएल-११, इलेक्ट्रॉनिक झोन, जे ब्लॉक, एमआयडीसी, भोसरी, पुणे ४११०२६. मूल्यवर्धित कर कायदा २००२, अन्वये नोंदणी दाखला क्र. २७६७०००२९२६ व्ही व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७६७०००२९२६सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोटकलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे एक ई-१ नमुना हरविलेला आहे. त्याकरीता त्यांनी मराठी वर्तमानपत्र 'तरुण भारत' बेळगाव दि. १७-०४-२०१६ व इंग्रजी वर्तमानपत्र 'द टाइम्स ऑफ इंडिया', हुबळी दि. २८-०६-२०१६ मध्ये जाहीरात देऊन, त्या वर्तमान पत्रांचे कात्रणे या कार्यालयास सादर केली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रु.१,३६,३८२/- चा इंडेमनिटी बाँड सादर केला आहे.

वरील सर्व बाबींस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोटनियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, ई-१ नमुना क्रमांक एमएच-०८/००४०३८२, रद्द ठरविण्यात आलेला आहे.

पी. ए. नांदेडकर,

पुणे,

दिनांक ३१ जानेवारी २०१७.

विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,

पुणे विभाग, पुणे.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (LTU) 1, PUNE DIV., PUNE

Vikrikar Bhavan, 4 Floor, Airport Road, Yerwada, Pune 411 006.

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/E1-Forms/2016-17/B-98

Whereas, it has been reported by M/s. Power formers Engineers Pvt. Ltd. Address : El-11, Electronic Zone, M.I.D.C. Bhosari, Pune 411026 holder of TIN 27670002926V under MVAT Act, 2002 and TIN 27670002926C under Central Sales tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in Forms E-1 issued them bearing No. MH-08/0040382 has been lost & to the effect the dealer has given the advertisement in Marathi newspaper 'Tarun Bharat' Belgam dated 17-04-2016 and in English newspaper 'The Times Of India', Hubli dated 28-06-2016 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs. 1,36,382 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sale Tax,(LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'E-1' Form declaration bearing No. 1, MH-08/0040382 is treated invalid.

P. A. NANDEDKAR,

Pune,

dated 31st January 2017.

भाग दोन (संकीर्ण)-२

Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), रायगड विभाग, नवी मुंबई यांचे कार्यालय
सहावा मजला, कोंकण भवन, बेलापुर, नवी मुंबई

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७, च्या नियम ४अ मधील पोट कलम नियम (७) याप्रमाणे]

क्रमांक विसहआ/व्हॅट प्रशा/राय.वि./“ एच ” नमुना/संकीर्ण/२०१६-१७/ब-३६

मे. पी एस ए केमीकल्स अॅन्ड फॉरमासिटीकल्स प्रा. लि., ५०३, अम्बायंस कोर्ट, प्लॉट नं २, सेक्टर १९ डी, वाशी, नवी मुंबई. महाराष्ट्र मुल्यवर्धित कर कायद्याखालील टिन क्रमांक २७४५०३४९४३४ व्ही केंद्रीय विक्रीकर कायद्याखालील टिन क्रमांक २७४५०३४९४३४ सी यांसकडून कळविण्यात आले आहे की, त्यांना वितरीत करण्यात आलेले ‘एच’ नमुना क्रमांक एमएच ११/०९९९८९, एमएच १२/०७६४०७, एमएच १२/०७९१३५, एमएच १२/१२५७३९ त्यांचेकडून आगीमध्ये जळून नष्ट झाले आहेत. त्याकरीता व्यापाऱ्याने दिनांक २६/१२/२०१६ रोजी दि फ्री प्रेस जर्नल व नवशक्ती या दोन वृत्तपत्रात जाहिरात देऊन त्या वर्तमानपत्राची कात्रण, तसेच तुर्भे एमआयडीसी पोलीस ठाणे, नवी मुंबई, येथे तक्रार नोंदविल्याबाबतचे प्रमाणपत्र व सुरक्षाबंध या कार्यालयास सादर केले आहे.

वरील सर्व बाबीस अनुसरून मी, एम. व्ही. महाजन, विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), रायगड विभाग, नवी मुंबई, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट-कलम नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहिर करतो की, सदरचा नमुना क्रमांक एमएच ११/०९९९८९, एमएच १२/०७६४०७, एमएच १२/०७९१३५, एमएच १२/१२५७३९ ‘एच’ नमुने रद्द करण्यात येत आहे व त्याचा वापर बेकायदेशीर ठरविण्यात येत आहे.

नवी मुंबई,
दिनांक ७ जानेवारी २०१७.

एम. व्ही. महाजन,
विक्रीकर सहआयुक्त (व्हॅट-प्रशा.),
रायगड विभाग, नवी मुंबई.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.)
RAIGAD DIVISION, NAVI MUMBAI**

NOTIFICATION

[Notification Under Sub-Rule (7) of Rule 4-A of the Central Sales Tax (Mumbai) Rule, 1957]

No. JCST/(VAT-Adm)/Raigad Div./Misc/H-Form/16-17/B-36

Whereas, it has been reported by M/s. PSA Chemicals and Pharmaceutical Pvt. Ltd, holder of TIN No. 27450349434V under Maharashtra Value Added Tax Act, 2002 and TIN No. 27450349434C under Central Sales Tax Act, 1956, that the ‘H’ forms bearing No. MH 11/099989, MH 12/076407, MH 12/079135, MH 12/125739 this “C” Forms has been lost. To that effect the dealer has given the advertisement in dated 26th December 2016 “The Free Press Journal” and “Navshakti” and forwarded the news paper cutting along with copy of certificate of police complaint to Turbhe MIDC Police Station, New Mumbai and Indemnity Bond of Rs. 200 to this office.

Therefore, in view of the above I, M.V.Mahajan, Joint Commissioner of Sales Tax (Vat-Adm.), Raigad Divn., Navi Mumbai in exercise of the powers vested in me under sub-rule 97 of Rule 4A of Central Tax (Mumbai) Rule, hereby declare that the said ‘H’ form declaration bearing MH 11/099989, MH 12/076407, MH 12/079135, MH 12/125739 ‘H’ Forms should be treated as invalid and cancelled.

Navi Mumbai,
dated 7th January 2017.

M.V.MAHAJAN,
Joint Commissioner of Sales Tax (VAT-ADM),
Raigad Division, Navi Mumbai.

विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), रायगड विभाग यांचे कार्यालय
सहावा मजला, कोंकण भवन, बेलापूर, नवी मुंबई

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७, च्या नियम ४अ मधील पोट-कलम नियम (७) या प्रमाणे]

क्रमांक विसहआ/व्हॅट प्रशा/राय.वि./“ क ” नमुना/संकीर्ण/२०१५-१६/ब-२१८४

मे. लीना पावरटेक इंजिनिअर्स लि., १३-१४, साई चेम्बर, ग्राऊंड फ्लोअर, प्लॉट ४४, सेक्टर ११, सी.बी.डी. बेलापूर ४००६१४. महाराष्ट्र मुल्यवर्धित कर कायद्याखालील टिन क्रमांक २७८७०००१८४६व्ही केंद्रीय विक्रीकर कायद्याखालील टिन क्रमांक २७८७०००१८४६सी यांसकडून कळविण्यात आले आहे की, त्यांना वितरीत करण्यात आलेला ‘क’ नमुना क्रमांक एमएच १३/१४७९७१, हा ‘क’ नमुना त्यांचेकडून हरविला आहे. त्याकरिता व्यापाऱ्याने दिनांक ९ ऑगस्ट २०१६ रोजी ‘देशदूत’ व ‘देशदूत टाइम्स’ या दोन वृत्तपत्रात जाहिरात देऊन त्या वर्तमानपत्राची कात्रण, तसेच पोलीस ठाणे, नाशिक येथे तक्रार नोंदविल्याबाबतचे प्रमाणपत्र व सुरक्षाबंध या कार्यालयास सादर केले आहे.

वरील सर्व बाबीस अनुसरून मी, सुनिल सांगळे, विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), रायगड विभाग, नवी मुंबई, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट-कलम नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरचा नमुना क्रमांक एमएच १३/१४७९७१ हा ‘क’ नमुना रद्द करण्यात येत आहे व त्याचा वापर बेकायदेशीर ठरविण्यात येत आहे.

नवी मुंबई,
दिनांक २५ ऑक्टोबर २०१६.

सुनिल सांगळे,
विक्रीकर सहआयुक्त (व्हॅट-प्रशा.),
रायगड विभाग, बेलापूर, नवी मुंबई.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.)
RAIGAD DIVISION, NAVI MUMBAI**

NOTIFICATION

[Under Sub-Rule (7) of Rule 4-A of Central Sales Tax (Mumbai) Rule, 1957]

No. JCST/(VAT-Adm.)/Raigad Div./Misc/C-Form/15-16/B-2184

Whereas, it has been reported by M/s. Leena Powertech Engineers Pvt. Ltd., 13-14, Sai Chambers, Ground Floor, Plot No. 44, Sector 11, CBD Belapur 400 614, holder of TIN No. 27870001846V under Maharashtra Value Added Tax Act, 2002 and 27870001846C under Central Sales Tax Act, 1956, that the “C” form bearing No. MH 13/147971, this “C” Form has been lost. To that effect the dealer has given the advertisement in dated 9th August 2016 “Deshdoot” and “Deshdoot Times” and forwarded the news paper cutting along with copy of certificate of police complaint to Nashik Police Thane and Indemnity Bond of Rs. 200 to this office.

Therefore, in view of the above I, Sunil Sangle, Joint Commissioner of Sales Tax (Vat-Adm.), Raigad Divn., Navi Mumbai in exercise of the powers vested in me under sub-rule 97 of Rule 4A of Central Tax (Mumbai) Rule, hereby declare that the said ‘H’ form declaration bearing No. MH 13/147971 “C” Form should be treated as invalid and cancelled.

Navi Mumbai,
dated 25th October 2016.

SUNIL SANGLE,
Joint Commissioner of Sales Tax (VAT-ADM.),
Raigad Division, Navi Mumbai.

विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), रायगड विभाग, नवी मुंबई यांचे कार्यालय

सहावा मजला, कोंकण भवन, बेलापूर, नवी मुंबई

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम १९५७, च्या नियम ४अ मधील पोट-कलम नियम (७) याप्रमाणे]

क्रमांक विसहआ/व्हॅट-प्रशा./राय. वि./“ एच ” नमुना/संकीर्ण/२०१६-१७/ब-३९

मे. रेनबो लाईफ सायन्सेस प्रा. लि., ५०२, अम्बायंस कोर्ट प्लॉट नं २, सेक्टर-१९, डी, वाशी, नवी मुंबई महाराष्ट्र मूल्यवर्धित कर कायद्याखालील टिन क्रमांक २७८४०६४२४०२ व्ही केंद्रीय विक्रीकर कायद्याखालील टिन क्रमांक २७८४०६४२४०२ सी यांसकडून कळविण्यात आले आहे की, त्यांना वितरीत करण्यात आलेले ‘एच’ नमुना क्रमांक एमएच १२/०७६४४१, एमएच १२/०८१११२, एमएच १२/०८१११६, एमएच १२/१२५०१३, त्यांचेकडून आगीमध्ये जळून नष्ट झाले आहेत. त्याकरिता व्यापाऱ्याने दिनांक २६ डिसेंबर २०१६ रोजी ‘दि फ्री प्रेस जर्नल’ व ‘नवशक्ती’ या दोन वृत्तपत्रात जाहिरात देऊन त्या वर्तमानपत्राची कात्रण, तुर्भे एमआयडीसी पोलीस ठाणे, नवीमुंबई, येथे तक्रार नोंदविल्याबाबतचे प्रमाणपत्र व सुरक्षाबंध या कार्यालयास सादर केले आहे.

वरील सर्व बाबीस अनुसरून मी, एम.व्ही. महाजन, विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), रायगड विभाग, नवी मुंबई, केंद्रीय विक्रीकर (मुंबई) नियम १९५७, च्या नियम ४अ मधील पोट-कलम नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरचा नमुना क्रमांक एमएच १२/०७६४४१, एमएच १२/०८१११२, एमएच १२/०८१११६, एमएच १२/१२५०१३, ‘एच’ नमुने रद्द करण्यात येत आहे व त्याचा वापर बेकायदेशीर ठरविण्यात येत आहे.

एम. व्ही. महाजन,

विक्रीकर सहआयुक्त (व्हॅट-प्रशा.),

रायगड विभाग, बेलापूर, नवी मुंबई.

नवी मुंबई,

दिनांक ७ जानेवारी २०१७.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.)
RAIGAD DIVISION, NAVI MUMBAI**

NOTIFICATION

[Notification Under Sub-Rule (7) of Rule 4-A of the Central Sales Tax (Mumbai) Rule, 1957]

No. JCST/(VAT-Adm.)/Raigad Div./Misc/H-Form/16-17/B-39

Whereas, it has been reported by M/s. Rainbow life science Pvt. Ltd., holder of TIN No. 27840642402V under Maharashtra Value Added Tax Act, 2002 and 27840642402C under Central Sales Tax Act, 1956, that the “H” forms bearing No. MH 12/076441, MH 12/081112 MH 12/081116, MH 12/125013 this “C” Forms has been lost. To that effect the dealer has given the advertisement in dated 26th December 2016 “The Free Press Journal” and “Navshakti” and forwarded the news paper cutting alongwith copy of certificate of police complaint to Gotri Police Station, New Mumbai and Indemnity Bond of Rs. 200 to this office.

Therefore, in view of the above I, M. V. Mahajan, Joint Commissioner of Sales Tax (Vat-Adm.), Raigad Divn., Navi Mumbai in exercise of the powers vested in me under sub-rule 97 of Rule 4A of Cenmtral Tax (Mumbai) Rule, hereby declare that the said ‘H’ form declaration bearing MH 12/076441 MH 12/081112 MH 12/081116, MH 12/125013 “H” Forms should be treated as invalid and cancelled.

M. V. MAHAJAN,

Joint Commissioner of Sales Tax (VAT-ADM.),
Raigad Division, Navi Mumbai.

Navi Mumbai,
dated 7th January 2017.

OFFICE OF THE RECOVERY OFFICER CO-OPERATIVE DEPARTMENT, MUMBAI

IN THE PRECINCT OF THE GREATER BOMBAY CO-OPERATIVE BANK LTD

GBCB House, 89, Bhuleshwar, Mumbai 400 002

Urgent of Public Interest

No. GBCB/SAD/RO/SPS/9013/2017.

In the matter of Cash Credit Limit of Rs.40.00 Lacs availed since October, 2009, by corporate entity M/s. Thi Pack Private Ltd., engaged in business of manufacturing and printing of PVC Shrink and Pearl BOPP labels, and in the matter of disquieting neglect and failure in timely servicing thereof-relapsing into Non Performing Asset and in the matter of Execution of Recovery Proceedings in Recovery Certificate No. 2383 of 2012 u/s. 101 of the Maharashtra Co-operative Societies Act, 1960 and Rule 107 of the Maharashtra Co-operative Societies Rules, 1961 as arrears of Land Revenue of Government of Maharashtra.

The Greater Bombay Co-operative Bank Ltd.
(Scheduled Bank)

... *R.C. Holder Bank*

V/s.

1. M/s. Thi Pack Private Ltd. 2/20, Rocky Ind. Estate,
I.B. Patel Road, Goregaon (E.), Mumbai 400 063.

... *Judgment Debtor*

D/104 Alica Nagar Building No. 10 CHS Ltd.,
Lokhandwala Complex, Kandivali (E.),
Mumbai 400 101.

2. Shri Girishkumar Kartha
3. Smt. Vilasini Narayan Kartha
Through her legal heir
Shri Harishkumar Kartha (Son)
Shri Shree Kartha (Son)
Shri Girishkumar Kartha (Son)
D/104, Alica Nagar Building No. 10 CHS Ltd.,
Lokhandwala Complex, Kandivali (E.)
Mumbai 400 101.
4. Shri Dharmu Yadav
Prop. of M/s. Bajrang Plastic &
Machinery Work A-403, Shivam CHS Ltd.,
Film City Road, Kanya Pada, Gokuldham,
Gen. AKV Marg, Goregaon (E.), Mumbai 400 063.

| Claim | Amount |
|---|--------|
| Rs. 90,52,188 with further interest @ 15.5% p.a. from 01/02/2017 including cost of proceedings and surcharge etc. | |

Partial modification is required in the execution processes dated 31st January 2017, thus the following corrigendum emerges.

Corrigendum

On page no. 2, "Sale Notification" point no. 1, Reserve Price of Rs. 72,36,940 is mentioned, the same should be read as : "Reserve Price : Rs. 87,14,000."

The stipulations herein above shall be adhered to and abided by without any breach whatsoever. Given under my hand & seal of this office at Mumbai this Friday the 3rd February 2017.

SUJAY P. SAWANT,

Recovery Officer,

Co-operative Department, Mumbai,

Attached with the Greater Bombay Co-operative Bank Ltd.

OFFICE OF THE RECOVERY OFFICER CO-OPERATIVE DEPARTMENT, MUMBAI

IN THE PRECINCT OF THE GREATER BOMBAY CO-OPERATIVE BANK LTD
GBCB House, 89, Bhuleshwar, Mumbai 400 002

Urgent of Public Interest

No. GBCB/SAD/RO/SPS/9013/2017

In the matter of Cash Credit Limit of Rs.40.00 Lacs availed since October, 2009, by corporate entity M/s. Thi Pack Private Ltd., engaged in business of manufacturing and printing of PVC Shrink and Pearl BOPP labels, and in the matter of disquieting neglect and failure in timely servicing thereof - relapsing into Non Performing Asset and in the matter of Execution of Recovery Proceedings in Recovery Certificate No. 2383 of 2012 u/s. 101 of the Maharashtra Co-operative Societies Act, 1960 and Rule 107 of the Maharashtra Co-operative Societies Rules, 1961 as arrears of Land Revenue of Government of Maharashtra.

The Greater Bombay Co-operative Bank Ltd.
(Scheduled Bank)

... *R. C. Holder Bank*

V/s.

1. M/s. Thi Pack Private Ltd. 2/20, Rocky Ind. Estate,
I. B. Patel Road, Goregaon (E.), Mumbai 400 063.

... *Judgment Debtor*

D/104, Alica Nagar, Building No. 10 CHS Ltd.,
Lokhandwala Complex, Kandivali (E.)
Mumbai 400 101.

2. Shri Girishkumar Kartha
3. Smt. Vilasini Narayan Kartha
Through her legal heir
Shri Harishkumar Kartha (Son)
Shri Shree Kartha (Son)
Shri Girishkumar Kartha (Son)
D/104, Alica Nagar, Building No. 10 CHS Ltd.,
Lokhandwala Complex, Kandivali (E.)
Mumbai 400 101.
4. Shri. Dharmu Yadav
Prop. of M/s. Bajrang Plastic &
Machinery Work, A-403, Shivam C.H.S. Ltd.,
Film City Road, Kanya Pada, Gokuldharm,
Gen. AKV Marg, Goregaon (E.), Mumbai 400 063.

| | |
|-------|---|
| Claim | Amount |
| | Rs. 90,52,188 with further interest @ 15.5% p.a. from 01/02/2017 including cost of proceedings and surcharge etc. |

Proclamation of Sale

WHEREAS the right, title and interest of the under mentioned mortgage immovable property stands attached in terms of the execution process dated 5th August, 2013;

Description of Property .— D/104 'Alica Nagar Building No. 10 CHS Ltd.,
CTS No. 176(P), 180(P), 198(P), 199(P),
Akurli Gaon, Lokhandwala Complex,
Kandivali (E.), Mumbai 400 101.

WHEREAS, even though affording ample opportunities to the concerned Judgment Debtors, they have shown utter indifferences to discharge the decretal claims;

WHEREAS, the auction of the aforesaid flat had Scheduled on 22nd October, 2013 and 12th March, 2014 but flat could not auction for want of prospective buyers, hence again the said flat is put forth for auction to scale down the decretal claim;

WHEREAS, The Ld. Court' Commissioner appointed by the Chief Metropolitan Magistrate Court, Mumbai has handed over the physical possession of under mentioned mortgaged property to the R.C. Holder Bank on 3rd October 2016, The possession of said property is exclusively with R.C. Holder Bank.

NOW THEREFORE, the Sale of the said property is hereby notified in exercise the powers u/s. 156 ibid and Rule 107 ibid.

Sale Notification

1. Inspection of the under mentioned property will be facilitated on, 27th February 2017 between 11.00 a.m. to 1.00 p.m. Quotation / Tenders / Bids should be addressed to the Recovery Officer The Greater Bombay Co-operative Bank Ltd. on or before 4th March 2017 till 11.00 a.m. at Registered Office of R.C. Holder Bank GBCB House, 89, Bhuleshwar, Mumbai 400 002. The terms and conditions of sale including prescribed form for bidding can be had from the authority on payment of Rs. 100 only.

Description of Property to be sold : Flat D/104 Alica Nagar Building No. 10,
CHS Ltd., CTS No. 176(P), 180(P), 198(P),
199 (P) Akurli Gaon, Lokhandwala Complex,
Kandivali (E.) Mumbai 400 101.

Area Adms. : 660 sq.ft super built up

Reserve Price : Rs. 72,36,940

2. **Such bids will be opened on 4th March. 2017 at 12.30 p.m.** in the presence of the Bank officials and bidders at Registered Office of R.C. Holder Bank at GBCB House, 89, Bhuleshwar, Mumbai 400 002. The successful bidder is required to deposit the 15% earnest money of bid amount and remaining amount within a Thirty days from the date of auction, failing which earnest money deposit is liable to be forfeited.

3. The R.C. Holder Bank vis-a-vis a Recovery Officer, reserves the right to reject all or any tender without assigning any reason whatsoever.

4. Sale of subject property is strictly on "As is, Where is, Whatever it is and Non Complaint Basis."

5. Bidder should conduct due diligence of the property prior to participation in the auction and thereafter neither the Recovery Officer nor the R.C. Holder Bank will entertain any sort of complaint or dispute in respect of subject property. Successful bidder will have to deal it on his/her/their own cost and consequences.

6. All the concerned Judgment Debtors, Guarantors, shall remain present on auction date i.e. 4th March, 2017 at 12.30 p.m.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, फेब्रुवारी १६-२२, २०१७/माघ २७-फाल्गुन ३, शके १९३८

The stipulation herein above laid down shall be binding and abided by without allowance whatsoever except with the concurrence of the Decree Holder Bank vis-a-vis The Special Recovery Officer, which need be noted.

Given under my hand and seal of this office at Mumbai this Tuesday the 31st January 2017.

SUJAY P. SAWANT,
Recovery Officer,
Co-operative Department, Mumbai,
Attached with the Greater Bombay Co-operative Bank Ltd.

MUMBAI PORT TRUST
TRAFFIC DEPARTMENT, AUCTION SALE BRANCH

Notice of Sale

No. TM/SW/14-1/X/10949.

The undermentioned goods laying uncleared for over two months from the date of landing will be sold by e-Tender cum e-Auction sale on 6th March 2017 or on any other subsequent date in conformity with the Provisions of Section 61 and 62 of Major Port Trusts Act, 1963, if the goods are not cleared within ten days from the date of this Notice.

Page No.: 1

No. and kind of Pkgs., Contents and to whom consigned

| |
|--|
| Lying at : WUPY (AA/4394) 24 BALES HEAP OF SHEETS, STRIPS, ROUND COIN TYPE PCS MADE OF PLASTIC / ACRYLIC Con.: KAMAL TRADERS |
| Lying at : 1STP (AM/00046) 1 CRT EMERSON NETWORK POWER Con.: EMERSON NETWORK POWER TOTAL TRANSPORT SYSTEMS PVT.LTD. |
| Lying at : 1STP (AM/00060) 3 PLT LAPTOPS, MONITORS, EXTENSION CORD, COMPUTER STANDS, COMPUTER STAND SUPPORTERS, BIG SERVER, ROUTER, SPEAKERS, HUB, CPU, COMPUTER CABLES, SERVER RACK, APC NETWORK CARD Con.: SAFA CONSULTANCY SERVICES PVT.LTD. TOTAL TRANSPORT SYSTEMS PVT.LTD. |
| Lying at : 2STP (AM/00086) 1 PKG GEAR UNIT Con.: BILT GRAPHIC PAPER PRODUCTS LTD. MAC-NELS CONTAINER LINES |
| Lying at : 13BID (AM/00105) 3 UNT SANDVIK DT 820 DRILLING EQUIPMENT, PLYWOOD BOX, PALLET Con.: VARKS ENGINEERS PVT LTD. PAREKH MARINE AGENCIES PVT.LTD. N.T. RAMA RAO |
| Lying at : NSWH (AM/00125) 2 CLS IRON & STEEL COILS GRADE 409 Con.: TRADEPORT STAINLESS ALLOYS MSC AGENCY (INDIA) PVT LTD |

Total Lots : 6

TRAFFIC MANAGER

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष१/पुणे/ग नमुना/संकीर्ण/२०१६-१७/ब-१०८.

याअर्थी, मे. सन इलेक्ट्रो डिवायसेस प्रा. लि. पत्ता : प्लॉट नं. डी-७, एरिया नं. १, चाकण एमआयडीसी, चाकण-तळेगाव रोड, म्हाळुंगे, जिल्हा पुणे ४१० ५०१. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्रमांक २७२२०७३५६६९व्ही व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७२२०७३५६६९सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे चौदा ग नमुना हरविलेला आहे. त्याकरिता दिनांक ११ जून २०१६ च्या मराठी वर्तमान पत्र 'सकाळ' मध्ये जाहिरात देऊन, त्या वर्तमान पत्रांचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून नमुना मिळाला नसल्याचे नमूद केले आहे व रुपये २१,५४,४१९ चा इंडेन्मिटी बॉण्ड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट-नियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, खालीलप्रमाणे चौदा ग नमुने रद्द ठरविण्यात आलेले आहेत.

| अ. क्र. | नमुना क्रमांक | अ. क्र. | नमुना क्रमांक |
|---------|-------------------|---------|---------------|
| १ | एमएच- १२ ए ७२११८१ | ९ | २३६५०३ |
| २ | एमएच- १२ ए ७२११८२ | १० | २३६५०४ |
| ३ | एमएच- १२ ए ७२११८३ | ११ | २३६५०५ |
| ४ | एमएच- १२ ए ७२११८४ | १२ | २३६५०६ |
| ५ | एमएच- १२ ए ७२११८५ | १३ | २३६५०७ |
| ६ | एमएच- १२ ए ७२११८६ | १४ | २३६५०८ |
| ७ | एमएच- १२ ए ७२११८७ | | |
| ८ | एमएच- १२ ए ७२११८८ | | |

पी. ए. नांदेडकर,

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष-१,

पुणे विभाग, पुणे.

पुणे,

दिनांक ३१ जानेवारी २०१७.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU)1, PUNE DIV., PUNE**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerawada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/C-Forms/2016-17/B-108

Whereas, it has been reported by M/s. Sun Electro Devices Pvt. Ltd., Address : Plot No. D-7, Area No.1, Chakan MIDC, Chakan-Talegoan Road, Mhalunge, Dist. Pune 410 501 holder of TIN 27220735669V under MVAT Act, 2002 and TIN 27220735669C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in Form 'C' issued them (Total Fourteen, as listed below) have been lost and to the effect the dealer has given the advertisement in Marathi newspaper 'Sakal' dated 11th June 2016 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs. 21,54,419 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sale Tax,(LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the fourteen 'C' Form declaration (As listed below) are treated invalid.

| Sr. No. | Form No. | Sr. No. | Form No. |
|---------|-----------------|---------|----------|
| 1 | MH-12 A- 721181 | 9 | 236503 |
| 2 | MH-12 A- 721182 | 10 | 236504 |
| 3 | MH-12 A- 721183 | 11 | 236505 |
| 4 | MH-12 A- 721184 | 12 | 236506 |
| 5 | MH-12 A- 721185 | 13 | 236507 |
| 6 | MH-12 A- 721186 | 14 | 236508 |
| 7 | MH-12 A- 721187 | | |
| 8 | MH-12 A- 721188 | | |

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

Pune,
dated the 31st January 2017.

विक्रीकर सहायुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष १/पुणे/ग नमुना/संकीर्ण/२०१६-१७/ब-१००.

याअर्थी, मे. शोगिनी टेक्नोआर्ट प्रा. लि. पत्ता : गट नं. ७८८, खेड शिवापूर, तालुका हवेली, जिल्हा पुणे. मूल्यवर्धित कर कायदा २००२, अन्वये नोंदणी दाखला क्र. २७५८०३३६८०१६ व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७५८०३३६८०१सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे तीन ग नमुने हरविलेले आहेत. त्याकरिता त्यांनी दिनांक २१ नोव्हेंबर २०१५ च्या इंग्रजी वर्तमान पत्र 'द टाइम्स ऑफ इंडिया' म्हेसूर मध्ये जाहीरात देऊन, त्या वर्तमान पत्रांचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रुपये ५,९१,०५९ चा इंडेमनिटी बॉन्ड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहायुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट नियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, (१) एमएच-१०/३२५३४१, (२) एमएच-१०/०४९५५७० व (३) एमएच-१०/०९९००८२ हे तीन ग नमुने रद्द ठरविण्यात आलेले आहेत.

पी. ए. नांदेडकर,

पुणे,

दिनांक ३१ जानेवारी २०१७.

विक्रीकर सहायुक्त (मोठे करदाते) कक्ष-१,

पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, Pune Div., Pune**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerawada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/C-Forms/2016-17/B-100.

Whereas, it has been reported by M/s. Shogini Technoart Pvt. Ltd. Address : Gat No. 788, Khed-Shivapur, Taluka Haveli, Dist Pune, holder of TIN 27580336801V under MVAT Act, 2002 and TIN 27580336801C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in Three Forms 'C' issued them have been lost and to the effect the dealer has given the advertisement in English Newspaper 'The Times of India', dated 21st November 2015 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs.5,91,059 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sales Tax,(LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the Three 'C' Form declarations (1) MH-10/0325341, (2) MH-10/0495570, (3) MH-10/0990082 are treated invalid.

P. A. NANDEDKAR,

Pune,

dated 31st January 2017.

Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम ७ या प्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष १/पुणे/च नमुना/संकीर्ण/२०१६-१७/ब-१०४

या अर्थी, मे. बेसमॅक कॉम्पोनंटस् प्रा. लि. पत्ता : चाकण-तळेगाव रोड, म्हाळुंगे, ता. खेड, जि. पुणे ४१० ५०१. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्रमांक २७९५०३७०३०५व्ही व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७९५०३७०३०५सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६, कलम ८ पैकी पोटकलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे तीन 'च नमुने' (एफ फॉर्म्स) हरविलेले आहेत. त्याकरिता त्यांनी दिनांक १० मार्च २०१६ च्या मराठी वर्तमानपत्र 'महाराष्ट्र टाईम्स, पुणे' व इंग्रजी वर्तमानपत्र 'द टाईम्स ऑफ इंडिया, पुणे' मध्ये जाहिरात देऊन, त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रुपये ५,४५,८५,४३६ चा इंडेमनिटी बॉन्ड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त (मोठे करदाते), कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोटनियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, (१) एमएच-१३/२४९५५, (२) एमएच-१३/२२१५१ व (३) एमएच-१३/२६०७४ हे ३ 'च नमुने' (एफ फॉर्म्स) रद्द ठरविण्यात आलेले आहेत.

पी. ए. नांदेडकर,

विक्रीकर सहआयुक्त (मोठे करदाते), कक्ष-१,

पुणे विभाग, पुणे.

पुणे,

दिनांक ३१ जानेवारी २०१७.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, PUNE DIV., PUNE**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerawada, Pune 411 006.

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/F-Forms/2016-17/B-104

Whereas, it has been reported by M/s. Besmak Components India Pvt. Ltd., Address : Plot No. A-5, Ranjangaon Industrial Area, Tal. Shirur, Dist. Pune 412 210 holder of TIN 27950370305V under MVAT Act, 2002 and TIN 27950370305C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in 3 F-Forms issued them bearing No. (1) MH-13/24955, (2) MH-13/22151 and (3) MH-13/26074 have been lost & to the effect the dealer has given the advertisement in Marathi newspaper 'Maharashtra Times', Pune, dated 10-03-2016 and in English newspaper 'The Times Of India', Pune, dated 10-03-2016 and forwarded the newspaper cuttings to this office also submitted indemnity bond of Rs. 5,45,85,436 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sale Tax, (LTU) 1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said Three 'F' Forms declarations bearing No. (1) MH-13/24955, (2) MH-13/22151 and (3) MH-13/26074 are treated invalid.

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax,
(LTU) 1, Pune Division, Pune.

Pune,

dated 31st January 2017.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम ७ याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष १/पुणे/च नमुना/संकीर्ण/२०१६-१७/ब-१०६

ज्याअर्थी, मे. राणे एनएसके स्टीअरींग लि., पत्ता : शुभम फ्रेट कॅरिअर्स, गोडाऊन क्र. ४, गट नं. १६८/१, राधाई वेअर हाऊस, चिंबली फाटा, कुरुली, चाकण, जि. पुणे ४१० ५०१. मूल्यवर्धित कर कायदा, २००२ अन्वये नोंदणी दाखला क्र. २७५२५२२६७०१व्ही व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७५२५२२६७०१सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६, कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा एक 'च नमुना' (एफ फॉर्म) हरविलेला आहे. त्याकरिता त्यांनी दिनांक ८ जुलै २०१६ च्या मराठी वर्तमानपत्र 'केसरी', पुणे व इंग्रजी वर्तमानपत्र 'सकाळ टाइम्स' पुणे दिनांक ७ जुलै २०१६ मध्ये जाहिरात देऊन, त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रु. ३,५८,१५,६६७ चा इंडेन्मिटी बॉन्ड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोटनियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, 'च नमुना' (एफ फॉर्म) एमएच-११/०१४९५७ रद्द ठरविण्यात आलेला आहे.

पुणे,
दिनांक ३१ जानेवारी २०१७.

पी. ए. नांदेडकर,
विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,
पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, PUNE DIV., PUNE**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerwada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/F-Forms/2016-17/B-106

Whereas, it has been reported by M/s. Rane NSK Steering Ltd., Address : Shubham Freight Carriers, Godown No. 4, Gat No.168/1, Radhai Warehouse, Chimbliphata, Kuruli, Chakan, Pune 410 501 holders of TIN 27525226701V under MVAT Act, 2002 and TIN 27525226701C under Central Sales tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in 1 F-Forms issued them bearing No. MH-11/014957 has been lost and to the effect the dealer has given the advertisement in Marathi Newspaper 'Kesari', Pune, dated 8th July 2016 and in English newspaper 'Sakal Times', Pune, dated 7th July 2016 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs. 3,58,15,667 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sale Tax, (LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'F' Form declaration bearing No. MH-11/014957 is treated invalid.

Pune,
dated the 31st January 2017.

P. A. NANDEDKAR,
Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष-१, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष-१/पुणे/च नमुना/संकीर्ण/२०१६-१७/ब-११०

या अर्थी, मे. ए. पी. एल. अपोलो ट्यूब्स लि., पत्ता : स. नं. ३१२/१/११, इंडियन पेट्रोल पंप, हांडेवाडी, ऊरुळी देवाची, जि. पुणे ४१२ ३०८. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७७२०७२५६९४सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६, कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा एक 'च नमुना' (एफ फॉर्म) हरविलेला आहे. त्याकरिता त्यांनी दिनांक १ मार्च २०१६ च्या मराठी वर्तमानपत्र 'पुण्यनगरी', पुणे व इंग्रजी वर्तमानपत्र 'बिझनेस स्टॅण्डर्ड', पुणे दिनांक ७ मार्च २०१६ मध्ये जाहिरात देऊन, त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रु. ५४,६४,६०९ चा इंडेमिटी बाँड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट-नियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, एमएच-१३/०२३२२५ हा एक 'च नमुना' (एफ फॉर्म) रद्द ठरविण्यात आलेला आहे.

पी. ए. नांदेडकर,

विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,
पुणे विभाग, पुणे.

पुणे,
दिनांक ३१ जानेवारी २०१७.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, PUNE DIV., PUNE.**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerwada, Pune 411 006.

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/F-Forms/2016-17/B-110

Whereas, it has been reported by M/s. APL Apollo Tubes Ltd., Address : S. No. 312/1/11, Indian Petrol Pump, Handewadi, Uruli Devachi, Dist. Pune 412 308 holders of TIN 27720725694V under MVAT Act, 2002 and TIN 27720725694C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in 1 F-Form issued them bearing No. MH-13/023225 has been lost and to the effect the dealer has given the advertisement in Marathi Newspaper 'Punyanagari', Pune, dated 1st March 2016 and in English Newspaper 'Business Standard', Pune, dated 7th March 2016 and forwarded the newspaper cuttings to this office also submitted indemnity bond of Rs. 54,64,609 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sales Tax, (LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said One 'F' Form declaration bearing No. MH-13/023225 is treated invalid.

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

Pune,
dated 31st January 2017.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम ७ याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष १/पुणे/ई-१ व २ नमुना/संकीर्ण/२०१६-१७/ब-११२

ज्याअर्थी, मे. थर्मॅक्स लि., पत्ता : थर्मॅक्स हाऊस, मुंबई-पुणे रोड, वाकडेवाडी, पुणे ४११ ००३. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७६३०००००३८व्ही व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७६३०००००३८सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६, कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे एक 'ई-१' व एक 'ई-२' नमुना (एकूण दोन) हरविलेले आहेत. त्याकरिता त्यांनी मराठी वर्तमानपत्र 'लोकसत्ता' दिनांक १८ एप्रिल २०१६ व इंग्रजी वर्तमानपत्र 'इंडियन एक्सप्रेस' दिनांक १८ एप्रिल २०१६ मध्ये जाहिरात देऊन, त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रु. २,५३,७२९ चा इंडेन्टि बाँड सादर केला आहे.

वरील सर्व बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त (मोठे करदाते), कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट-नियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, 'ई-१' नमुना क्र. एमएच-०८/००९३३५१ व 'ई-२' नमुना क्र. एमएच-०८/०००८६५४ (एकूण दोन नमुने) रद्द ठरविण्यात आलेले आहे.

पी. ए. नांदेडकर,

पुणे,

दिनांक ३१ जानेवारी २०१७.

विक्रीकर सहआयुक्त (मोठे करदाते), कक्ष-१,

पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 1, PUNE DIVISION, PUNE**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerwada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the Rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/C-Forms/2016-17/B-112

Whereas, it has been reported by M/s. Thermax Ltd., Address : Thermax House, Mumbai-Pune Road, Wakdewadi, Pune 411 003 holders of TIN 27630000038V under MVAT Act, 2002 and TIN 27630000038C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV of 1956) in Form 'E-I' & 'E-II' (Total 2 forms) issued them E-I bearing No. MH-08/0093351 and E-II bearing No. MH-08/0008654 have been lost and to the effect the dealer has given the advertisement in Marathi Newspaper 'Loksatta', Pune, dated 18th April 2016 and in English newspaper 'Indian Express', Pune, dated 18th April 2016 and forwarded the newspaper cuttings to this office also submitted indemnity bond of Rs. 2,53,729 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sale Tax (LTU)1, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said Forms declaration E-I bearing No. MH-08/0093351 and E-II bearing No. MH-08/0008654 are treated invalid.

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax (LTU)1,
Pune Division, Pune.

Pune,

dated 31st January 2017.

विक्रीकर सहआयुक्त-२, पुणे यांचे कार्यालय,

विक्रीकर भवन, २रा मजला, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ-२/पुणे/‘ग’ नमुना/२०१६-१७/ब-२०८

याअर्थी, मे. प्रोस्टार मायक्रोनोव्हा पॉवर सिस्टीम प्रा. लि., सर्व्हे नं. ३२१, पाटील नगर, बावधन बुद्रुक, पुणे ४११ ०२१. मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७९००६७७१९२व्ही आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७९००६७७१९२सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६, कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे ‘ग’ नमुना क्रमांक एमएच-११/६१०६०६, एमएच-१३/७८३४६९, एमएच-१३/७८३४७८, एमएच-१३/७८३४८९, एमएच-१२/ए७२५९३५ (एकूण ५ ‘ग’ नमुने) हरविलेले आहेत. त्याकरिता त्यांनी दिनांक २० एप्रिल २०१६ रोजीच्या इंग्रजी वर्तमानपत्र ‘डीएनए’ अहमदाबाद व गुजराती वर्तमानपत्रात जाहिरात देऊन, त्या वर्तमानपत्राचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सादर करून ‘ग’ नमुना मिळाला नसल्याचे नमूद केले असून रुपये ४७,१४,५९३ इतक्या रकमेचा इन्डेमनिटी बॉन्ड कमर्शियल टॅक्स ऑफिस, गुजरातला सादर केला आहे. कमर्शियल टॅक्स ऑफिस, गुजरातने तसे ना हरकत प्रमाणपत्र इकडील कार्यालयास सादर केले आहे.

वरील सर्व बाबींस अनुसरून मी, रविंद्र आर. पाटील, विक्रीकर सहआयुक्त-२, पुणे, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, ‘ग’ नमुने क्र. एमएच-११/६१०६०६, एमएच-१३/७८३४६९, एमएच-१३/७८३४७८, एमएच-१३/७८३४८९, एमएच-१२/ए७२५९३५ (एकूण ५ ‘ग’ नमुने) रद्द ठरविण्यात आलेले आहेत.

रविंद्र आर. पाटील,

विक्रीकर सहआयुक्त-२,

पुणे.

पुणे,

दिनांक २७ जानेवारी २०१७.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX-2, PUNE

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST-2/Pune/Dupl. ‘C’ Form/2016-17/B-208

Whereas, it has been reported by M/s. Prostar Micronova Power Systems Pvt. Ltd., S. No. 321, Patil Nagar, Bavdhan Budruk, Pune 411 021 holder of Tin No. 27900677192V/C under the MVAT Act, 2002 and R. C. No. 27590888968C under the Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in Form ‘C’ issued to them bearing No. MH-11/610606, MH-13/783469, MH-13/783478, MH-13/783489, MH-12/A725935 (Total-5 ‘C’ Forms) has been lost and to that effect the dealer has given the advertisement in English Newspaper ‘DNA’, Ahmedabad Gujrat, dated 20th April 2016 and Gujrati Newspaper and forwarded the newspaper cutting to this office, also, submitted indemnity bond of Rs. 47,14,593 to Commercial Tax Department, Gujrat. Commercial Tax Office, Gujrat has submitted no objection certificate to this office.

Therefore, in view of the above I, Ravindra R. Patil, Joint Commissioner of Sales Tax-2, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said ‘C’ Forms declaration bearing No. MH-11/610606, MH-13/783469, MH-13/783478, MH-13/783489, MH-12/A725935 (Total-5 ‘C’ Forms) are treated as invalid.

RAVINDRA R. PATIL,

Joint Commissioner of Sales Tax-2,

Pune.

Pune,

dated, 27th January 2017.

सहायक विक्रीकर आयुक्त (ड-००८)

(व्यवसाय लेखा शाखा), रायगड विभाग, कोंकण भवन, बेलापूर, नवी मुंबई.

जाहिर लिलाव सूचना

क्रमांक सविआ(ड-००८)/व्य.ले./२७७०००४४१८३व्ही/१६-१७/ब-२४६१.

ज्याअर्थी, मे. नर्मदा ऑफशोर टेक्नीकल सर्विसेस नॉ.दा.क्र. २७७०००४४१८३ व्ही, प्लॉट नं. सी. १४२, टी. टी. सी. इंडस्ट्रियल एरिया, पवणे, नवी मुंबई ४०० ७०५ यांच्याकडून विक्रीकराची थकबाकी रु. ३,७४,८३,८३२ (अक्षरी रु. तिन कोटी चौऱ्याहत्तर लक्ष त्र्याऐंशी हजार आठशे बत्तीस फक्त) अधिक नोटीस फी रु. ११ येणे आहे आणि ज्याअर्थी या जाहिरनाम्यात नमूद केलेला माल/मिळकत जप्त केली आहे आणि ज्याअर्थी सदरहू माल/मिळकत विकून वसूल करणे आवश्यक आहे व त्याप्रमाणे सदरहू जप्तीचा व विक्रीचा सर्व कायदेशीर चार्ज व खरेदी वसूल करणे जरूर आहे.

त्याअर्थी, असे जाहिर करण्यात येत आहे तसेच लेखी सुचित करण्यात येत आहे की, थकबाकीदार मे. नर्मदा ऑफशोर टेक्नीकल सर्विसेस या कंपनीने थकबाकीची संपूर्ण रक्कम रु. ३,७४,८३,८३२ अधिक रु. ११(नोटीस फी) या नोटीस मध्ये जाहीर केलेल्या लिलावाच्या दिनांकापुर्वी भरणा केली नाही तर सदर जप्त केलेली स्थावर आणि जंगम मालमत्ता कंपनीच्या वरील पत्त्यावर महाराष्ट्र जमीन महसूल वसूलीबाबत नियम, १९६६ [नियम क्रमांक १२(२)(ब)] अन्वये खालील स्वाक्षरी करणारे यांचे व्दारे २१ मार्च २०१७ रोजी सकाळी ११.०० वाजता जाहीर लिलावाव्दारे विकण्यात येईल. सदरची विक्री ही विक्रीकर सहआयुक्त (व्हॅट प्रशा), रायगड विभाग, बेलापूर, नवी मुंबई यांच्याकडून कायम होण्याच्या अधिन राहून करण्यात येईल.

सदर स्थावर व जंगम मालमत्तेची विक्री ही थकबाकीदार व्यापाऱ्याच्या सदर मालमत्तेतील हक्क (Rights), शीर्षक (Title) आणि (Interest) पर्यंत मर्यादित राहील.

सदर लिलावात किमान किंमत, अटी व शर्ती निम्न स्वाक्षरीतांच्या कार्यालयात कोणत्याही कामकाजाच्या दिवशी कार्यालयीन वेळेत उपलब्ध होतील.

जंगम मालमत्तेचा तपशील

| अनुक्रमांक | तपशील | वस्तूंची संख्या |
|------------|-------------------------------|-----------------|
| १ | क्रेन | ३ |
| २ | वेल्वींग मशिन | ५ |
| ३ | फॅन | ५ |
| ४ | पिक अप वॅन (एम एच ४३ एफ-५९८७) | १ |
| ५ | संगणक | १० |
| ६ | प्रिन्टर | १ |
| ७ | प्रिन्टर झेरोक्स सहीत | १ |
| ८ | खुर्च्या | २० |
| ९ | टेबल | ११ |
| १० | स्टील कपाटे | ३ |
| ११ | लाकडी कपाटे | ४ |
| १२ | स्टील लॉकर | ६ |
| १३ | सी. सी. टीव्ही कॅमेरा | १ |
| १४ | एअर कंडिशनर्स | ५ |
| १५ | लेथ मशिन | २ |
| १६ | ड्रिल मशिन | २ |
| १७ | थ्रेंड मशिन | १ |
| १८ | कटिंग मशिन | २ |
| १९ | ग्राईडिंग मशिन | १ |

स्थावर मालमत्तेचा तपशील

मे. नर्मदा ऑफशोर टेक्नीकल सर्विसेस

प्लॉट नं. सी.- १४२, टी. टी. सी. इंडस्ट्रियल एरिया, पवणे, नवी मुंबई ४०० ७०५.

अदाजे क्षेत्रफळ १९७६ चौ. मी. (पक्के बांधकामाची इमारत अंतर्भूत).

माझ्या सही व शिक्क्यानिशी दिनांक १ फेब्रुवारी २०१७ रोजी दिले.

डी. फ. भास्कर,

सहायक विक्रीकर आयुक्त (ड-००८),

व्यवसाय लेखा शाखा, रायगड विभाग, बेलापूर,
नवी मुंबई.

**ASSISTANT COMMISSIONER OF SALES TAX, (BUSINESS AUDIT BRANCH),
RAIGAD DIVISION,**

Konkan Bhavan, CBD Belapur, Navi Mumbai 400 614

Auction Proclamation Notice

No. AC/(Business Audit)/D-008/TIN No. 27700044183 V/C/B-2461

Whereas, M/s. Narmada Offshore Technical Services holder of TIN 27700044183V Plot No. C-142, TTC Industrial Area, Pawane, Navi Mumbai-400 705 under MVAT Act, 2002 and CST Act, 1956, has made default in payment of Rs.3,74,83,832 (In words Rs. Three Crore Seventy Four Lakhs Eighty Three Thousand Eight Hundred Thirty Two only) of Sales Tax dues and processing fees Rs. 11 under MLRC 1966. And whereas the moveable/immoveable property specified below has been attached for the recovery of Rs. 3,74,83,832.

Notice is hereby given that unless the total amount aforesaid be paid in the Govt. treasury on or before the day herein fixed for the sale, the said property shall be sold by public auction at above address of the dealer on 21st March 2017 at or about 11-00 am. by the undersigned. Any Sale so made shall be subject to confirmation by Joint Commissioner of Sales Tax (VAT ADM.), Raigad Division, Belapur, Navi Mumbai.

The sale of immoveable property extends only to the right, title and interest of the said defaulter in the said property. Off set price. Terms and conditions of the auction are available in the office of the undersigned.

Schedule of Moveable property

| Sr. No. (1) | Description of MoveableProperty (2) | No. of Items (3) |
|----------------|--|---------------------|
| 1 | Cranes | 3 |
| 2 | Welding Machines | 5 |
| 3 | Fans | 5 |
| 4 | Pick up Van (MH-43/H-5987) | 1 |
| 5 | Computers | 10 |
| 6 | Printer | 1 |
| 7 | Printer with zerox | 1 |
| 8 | Chairs | 20 |
| 9 | Tables | 11 |
| 10 | Steel Cup Board | 3 |
| 11 | Wooden Cup Board | 4 |
| 12 | Steel Locker | 6 |
| 13 | CC Tv Camera | 1 |
| 14 | Air Conditioners | 5 |
| 15 | Lethe Machine | 2 |
| 16 | Drill Machine | 2 |
| 17 | Thread Machine | 1 |
| 18 | Cutting Machine | 2 |
| 19 | Grinding Machine | 1 |

Schedule of Immoveable Property

M/s. Narmada Offshore Technical Services

Plot No. C-142, TTC Industrial Area, Pawane, Navi Mumbai 400 705.

Admeasuring area approximately : **1976 Sq. Meters.**

with constructed building.

Give under my hand seal of this office 1st February 2017.

DINESH F. BHASKAR,

Assistant Commissioner of Sales Tax, Business Audit,
Raigad Division, Konkan Bhavan.

विक्रीकर सहआयुक्त (मोठे करदाते) कक्ष १, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट नियम (७) याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष १/पुणे/च नमुना/संकीर्ण/२०१६-१७/ब-१०२.

याअर्थी, मे. एल. जी. इलेक्ट्रॉनिक्स इंडिया प्रा. लि. पत्ता : प्लॉट नं. ए-५, रंजणगाव इंडस्ट्रीयल एरिया, तालुका शिरूर, जिल्हा पुणे ४१२ २१० मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला क्र. २७७३०२९६९९७की व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७७३०२९६९९७सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे चार 'च नमुने' (एफफॉर्म्स) हरविलेले आहेत. त्याकरिता त्यांनी दिनांक २८ सप्टेंबर २०१६ च्या मराठी वर्तमानपत्र 'महाराष्ट्र टाईम्स', पुणे व इंग्रजी वर्तमानपत्र 'द टाईम्स ऑफ इंडिया', पुणे मध्ये जाहिरात देऊन, त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रुपये १,००,५९,७२३ चा इंडेमनिटी बॉन्ड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त, (मोठे करदाते) कक्ष-१, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट नियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, (१) एमएच-११/१०५४६९, (२) एमएच-११/१०४५७१ (३) एमएच-११/१०५४८६ व (४) एमएच-११/१०५४९० हे ४ 'च नमुने' (एफफॉर्म्स) रद्द ठरविण्यात आलेले आहेत.

पी. ए. नांदेडकर,

विक्रीकर सहआयुक्त (मोठे करदाते)कक्ष-१,

पुणे विभाग, पुणे.

पुणे,

दिनांक ३१ जानेवारी २०१७.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (LTU) 1, PUNE DIV., PUNE

Vikrikar Bhavan, 4 Floor, Airport Road, Yerawada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the Rule 4a of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-1/Pune/F-Forms/2016-17/B-102.

Whereas, it has been reported by M/s. LG Electronics India Pvt. Ltd. Address : Plot No. A-5, Ranjangaon Industrial Area, Tal. Shirur, Dist. Pune 412 210 holder of TIN 27730296997C under MVAT Act, 2002 and TIN 27730296997C Under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV) of 1956 in 4 F-Forms issued them bearing No. (1) MH-11/105469, (2) MH-11/105471, (3) MH-11/105486 and (4) MH-11/105490 have been lost and to the effect the dealer has given the advertisement in Marathi Newspaper 'Maharashtra Times', Pune, dated 28th September 2016 and in English Newspaper 'The Times of India' Pune, dated 28th September 2016 and forwarded the newspaper cuttings to this office also submitted indemnity bond of Rs. 1,00,59,723 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sales Tax,(LTU)1, Pune in exercise of the powers vested in me under sub rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said four 'F-Forms' declarations bearing No. (1) MH-11/105469, (2) MH-11/105471, (3) MH-11/105486 and (4) MH-11/105490 are treated invalid.

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax,
(LTU)1, Pune Division, Pune.

Pune,

dated 31th January 2017.

Serial No. M-16341

FORM No. 155

[See Rule 329]

Members' Voluntary Winding-up

ASHMORE-CENTRUM FUNDS TRUSTEE COMPANY PRIVATE LIMITED

Notice Convening Final Meeting

Notice is hereby given in pursuance of section 497 of the Companies Act, 1956, section 318, 347 and other applicable provisions of the Companies Act, 2013 that a General Meeting of the members of Ashmore-Centrum Funds Trustee Company Private Limited will be held at 301, Masermind-1, Royal Palms Estate, Aarey Colony, Goregaon East, Mumbai-400065, on the 15th March 2017, at 11-00 a.m. for the purpose of laying before the members the accounts of the Company and showing the manner in which the proceedings of winding-up has been conducted and the property of the Company disposed off, and debts have been discharged, and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the Company, the manner in which the books of accounts and documents of the Company and of the liquidator shall be disposed off.

Dated: 02.02.2017

For Ashmore-Centrum Funds Trustee Company Private Limited,

ABHISHEK BANSAL,
Advocate,
Provisional Liquidator.

Serial No. M-16340

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY
ORDINARY ORIGINAL CIVIL JURISDICTION**

COMPANY PETITION No. 3 OF 2015

In the matter of Companies Act, 1956 ;

And

In the matter of Section 433(e) and 434 of the
Companies Act, 1956 ;

And

In the matter of Prime Broking Company (India)
Limited, a Company incorporated under the
Companies Act, 1956 and having its registered
office at 1109/1110, Maker Chambers V, Nariman
Point, Mumbai 400 021.

CIN No: U67120MH1994PLC076046

**National Securities Clearing Corporation
Limited,** a Company incorporated under the
Companies Act, 1956 having its Registered
Office at Exchange Plaza, Bandra-Kurla Complex,
Bandra (East), Mumbai 400 051.

..... *Petitioner.*

V/s.

Prime Broking Company (India) Ltd.,
a Company incorporated under the Companies Act, 1956
and having its registered office at 1109/1110,
Maker Chambers V, Nariman Point, Mumbai 400 021.

..... *Respondent.*

Advertisement of Petition

Notice is hereby given that a Petition for a winding-up of the above named Company by the High Court of Judicature at Bombay was on the 1st day of January, 2015 presented to the said Court by the Petitioner abovenamed *i.e.* National Securities Clearing Corporation Ltd. having office at Exchange Plaza, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051, secured creditor of the said Company and the said Petition was admitted on 18th January 2017 and that the said Petition is directed to be heard before the said Court on the 20th day of March, 2017 at 11-00 a.m. in the forenoon or soon thereafter.

Any Creditor, Contributory or other persons desirous of supporting or opposing the making of an Order on the said Petition, should send to the Petitioner or his Advocate at his office address mentioned hereunder, a notice of his intention signed by him or his Advocate with his full name and address, so as to reach the Petitioner or his Advocate mentioned hereunder not later than 5 days before the date fixed for the hearing of the Petition, and appear at the hearing for the purpose in person or by his Advocate. A copy of the Petition will be furnished by the undersigned to any creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition and/or in support to the Petition should be filed in Court and a copy served on the Petitioner or his Advocate, not less than 5 days before the date fixed for the hearing.

Dated this 30th day of January 2017.

M/s. Manilal Kher Ambalal and Co.,
VIKRAM B. TRIVEDI,
Managing Partner,
Advocates for the Petitioner,

MKA Chambers, British Hotel Lane,
Off. Mumbai Samachar Marg, Mumbai 400 001.
Email – mka@mkaco.com
Website – www.mkaco.com

Serial No. M-16338

FORM No. 155

[See Rule 329]

MEMBERS' VOLUNTARY WINDING-UP

Name of the Company : **Ashmore-Centrum India Opportunities Investment
Advisers Private Limited**

Notice Convening Final Meeting

Notice is hereby given in pursuance of Section 497 of the Companies Act, 1956, section 31B, 347 and other applicable provisions of the Companies Act, 2013 that a General Meeting of the members of **Ashmore-Centrum India Opportunities Investment Advisers Private Limited** be held at 301, Masermind-1, Royal Palms Estate, Aarey Colony, Goregaon East, Mumbai 400 065, on the 15th March 2017, at 11-30 a.m. for the purpose of laying before the members the accounts of the Company and showing the manner in which the proceedings of winding-up has been conducted and the property of the Company disposed off and debts have been discharged, and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the Company, the manner in which the books of accounts and documents of the Company and of the liquidator shall be disposed off.

Members Voluntary Winding Up

Dated: 02.02.2017

For Ashmore-Centrum India Opportunities Investment
Advisers Private Limited

Sd/-

ADVOCATE ABHISHEK BANSAL,
Provisional Liquidator.

Serial No. M-16335

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY
ORDINARY ORIGINAL CIVIL JURISDICTION**

COMPANY PETITION No. 901 OF 2014

In the matter of Sections 433, 434 and 439 of the
Companies Act, 1956 ;

And

In the matter of M/s. Verve Compusoft Pvt. Ltd.,
a Company registered under the Companies Act, 1956,
having its Registered Office at Office B, 2nd Floor,
Alankar Building, 245/247, S. V. P. Road, Mumbai,
Maharashtra, India 400 004, earlier at 308, Sona
Chambers, 507/509, Cheera Bazaar, Mumbai 400 002,
vide CIN No. U45202MH2008PTC179464.

Respondent.

M/s. Emnet Samsara Media Pvt. Ltd.,
a Company registered under the
Companies Act, 1956, having its
Registered Office at A/302, Rizvi House,
Hill Road, Bandra (W.), Mumbai 400 050
earlier at 29, Opp. MHADA, Kalanagar,
Bandra (E.), Mumbai 400 051. ..

Petitioner.

Advertisement of Petition

A Petition for winding up of the abovenamed Company was presented on 10th March 2014 by the Petitioner abovenamed creditor of the Company and the said Petition was admitted on 18th January 2017 and the same is now fixed for hearing before the Company Judge on 2nd March 2017 at 11.00 a.m. in the forenoon or soon thereafter.

Any Person (S)/Creditor/or Contributory desirous of supporting or opposing the said Petition, should send to the Petitioner or its Advocates at their Officer address mentioned hereunder a Notice of his intention signed by him or his advocate with full name and address, so as to reach the Petitioner or his Advocate mentioned hereunder not later than Five days before the date fixed for hearing of the Petition and appear at the hearing for the purpose in person or by his Advocate.

A copy of the Petition will be furnished by the Petitioner's Advocates to any Creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intend to be used in opposition and/or in support to the Petition, should be filed in Court and a coy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for hearing.

Dated this 6th day of February 2017.

MOHANTY & ASSOCIATES,
Advocates for Petitioner.

208, Kshamalaya,
37, New Marine Lines,
Mumbai 400 020.
Dated 7th February 2017.

Serial No. M-16339

NOTICE

Tata Consultancy Services Limited,

Regd. Office: Nirmal Building, 9th Floor, Nariman Point, Mumbai – 400021. Maharashtra.

NOTICE is hereby given that the certificates for the undermentioned securities of the Company have been lost and the holder of the said securities have applied to the Company to issue duplicate certificates.

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificates without further intimation.

| Name of the Holder | Kind of Securities and Face Value | No. of Securities | Distinctive Nos. | |
|---------------------|-----------------------------------|-------------------|------------------|-----------|
| | | | From | To |
| Sailendra Lall Seal | Equity Shares of Rs.1/- each | 21 | 489460473 | 489460493 |
| Sailendra Lall Seal | Equity Shares of Rs.1/- each | 42 | 978866130 | 978866171 |
| Sailendra Lall Seal | Equity Shares of Rs.1/- each | 21 | 480264651 | 480264671 |

Mumbai,
dated 10th February 2017.

SAILENDRA LALL SEAL,
Name of Holder.

विक्रीकर सहआयुक्त (मोठे करदाते), कक्ष २, पुणे विभाग, पुणे यांचे कार्यालय

विक्रीकर भवन, ४था मजला, विमानतळ मार्ग, येरवडा, पुणे ४११ ००६

अधिसूचना

[केंद्रीय विक्रीकर मुंबई नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम ७ याप्रमाणे]

क्रमांक विसआ/मोठे करदाते/कक्ष २/पुणे/ग नमुना/संकीर्ण/२०१६-१७/ब-१२९

ज्याअर्थी, मे. सुगुणा फूडस् प्रा. लि., पत्ता : एनडीए पाषाण रोड, बावधन खुर्द, पुणे ४११ ०२१. मूल्यवर्धित कर कायदा, २००२ अन्वये नोंदणी दाखला क्र. २७६८०००३२६०व्ही व केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्र. २७६८०००३२६०सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६, कलम ८ पैकी पोट-कलम (४)(एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा एक 'ग' नमुना हरविलेला आहे. त्याकरिता त्यांनी मराठी वर्तमानपत्र 'लोकसत्ता' पुणे, दिनांक २८ मार्च २०१६ व इंग्रजी वर्तमानपत्र 'द इंडियन एक्सप्रेस' पुणे, दिनांक २८ मार्च २०१६ मध्ये जाहिरात देऊन, त्या वर्तमानपत्रांची कात्रणे या कार्यालयास सादर केलेली आहेत. तसेच त्यांनी प्रतिज्ञापत्र सादर करून सदर नमुना मिळाला नसल्याचे नमूद केले आहे व रु. ३७,००,७१२ चा इंडेमिटी बाँड सादर केला आहे.

वरील बाबीस अनुसरून मी, प्रशांत अनंतराव नांदेडकर, विक्रीकर सहआयुक्त (मोठे करदाते), कक्ष-२, पुणे, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ मधील पोट-नियम अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, 'ग' नमुना क्र. एमएच-१३/८२५५३८ रद्द ठरविण्यात आलेला आहे.

पी. ए. नांदेडकर,

पुणे,

विक्रीकर सहआयुक्त (मोठे करदाते), कक्ष-२,

दिनांक २ फेब्रुवारी २०१७.

पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX
(LTU) 2, PUNE DIVISION, PUNE**

Vikrikar Bhavan, 4th Floor, Airport Road, Yerwada, Pune 411 006

NOTIFICATION

[Under sub-rule (7) of the Rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/LTU-2/Pune/C-Forms/2016-17/B-129

Whereas, it has been reported by M/s. Suguna Foods Pvt Ltd., Address : NDA, Pashan Road, Bawdhan-Khurd, Pune 411 021 holders of TIN 27680003260V under MVAT Act, 2002 and TIN 27680003260C under Central Sales Tax Act, 1956, that the declarations referred in the sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV of 1956) in Form 'C' issued them bearing No. MH-13/825538 has been lost and to the effect the dealer has given the advertisement in Marathi Newspaper 'Loksatta', Pune, dated 28th March 2016 and in English newspaper 'The Indian Express', Pune, dated 28th March 2016 and forwarded the newspaper cuttings to this office also submitted indemnity bond of Rs. 37,00,712 respectively.

Therefore, in view of the above I, Prashant Anantrao Nandedkar, Joint Commissioner of Sales Tax (LTU) 2, Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Form declaration bearing No. MH-13/825538 is treated invalid.

P. A. NANDEDKAR,

Joint Commissioner of Sales Tax (LTU) 2,
Pune Division, Pune.

Pune,

dated 2nd February 2017.

Serial No. M-16336

NATIONAL COMMODITY & DERIVATIVES EXCHANGE LIMITED

Subject to SEBI's approval, it is proposed to make the following amendments in the Bye Laws of National Commodity & Derivatives Exchange Limited. The proposed amendments are published as per Rule 18 of Securities Contracts (Regulation) Rules, 1957 for information/public comments/criticism. Any person having any comments/observations on the proposed amendments to the Bye Laws may send the same to the Exchange at gazette@ncdex.com within fifteen days from the date of this publication. The observation received after the said fifteenth day will not be considered. The draft will be taken in to consideration immediately after expiry of fifteen days.

**PROPOSED (DRAFT) AMENDMENT TO THE BYE LAWS OF THE NATIONAL
COMMODITY & DERIVATIVES EXCHANGE LIMITED**

1. Short title and commencement

(1) This amendment may be called NCDEX Bye Laws (Amendment), 2017 [1 of 2017].

(2) It shall come into force with effect from the date of notification in Gazette of India.

2. In the National Commodity & Derivatives Exchange Bye Law 1 (Part A) shall be amended as under:

(1) A new definition of "Books of accounts, records and documents" shall be inserted as Bye Law 1 (2A), of Part A as under:

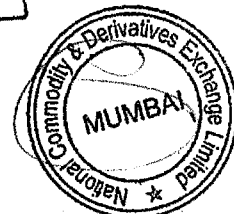
"2A. "Books of accounts, records and documents" includes books of accounts, records and documents, which are required to be maintained under Securities Contracts (Regulation) Act, 1956 and Rules framed thereunder, Rules, Bye Laws and the Regulations of the Exchange and any other law for the time being in force and records maintained in a computer or in any magnetic form."

(2) A new definition of "Buyer" shall be inserted as Bye Law 1 (2B), of Part A as under:

"2B. "Buyer" means the buying Constituent and the buying member acting as his broker and agent and denotes the buying member when he is dealing on his own account as a principal."

(3) A new definition of "Comtrack" shall be inserted as Bye Law 1 (11A), of Part A as under:

"11A. "Comtrack" is an electronic web based repository system which facilitates electronic accounting of commodities deposited in the Exchange approved Warehouses and facilitates transfer of such deposited commodities against the obligations arising out of the trades executed on



NCDEX online trading platform under the Clearing and Settlement process of the Exchange."

- (4) A new definition of "Comtrack Participants" shall be inserted as Bye Law 1 (11B), of Part A as under:

"11B. "Comtrack Participants" (CPs) are entities admitted as such for recording the transfer and withdrawal of commodities from exchange approved warehouses in accordance with the norms for admission as prescribed by the Relevant Authority from time to time."

- (5) A new definition of "Derivative" shall be inserted as Bye Law 1 (17A) as under:

"17A. "Derivative"— includes

- (A) a security derived from a debt instrument, share, loan, whether secured or unsecured, risk instrument or contract for differences or any other form of security;*
- (B) a contract which derives its value from the prices, or index of prices, of underlying securities;*
- (C) commodity derivatives; and*
- (D) such other instruments as may be declared by the Central Government to be derivatives"*

- (6) A new definition of "Option in Securities" shall be inserted as Bye Law 1 (31A) of Part A after the definition of 'Open Interest' in Bye Law 1 (31) as under:

"31A. "option in securities" means a contract for the purchase or sale of a right to buy or sell, or a right to buy and sell, securities in future, and includes a teji, a mandi, a teji mandi, a galli, a put, a call or a put and call in securities"

- (7) A new definition of "Securities" shall be inserted as Bye Law (34 H) of Part A as under:

"34 H "Securities" shall mean the Securities as defined in Section 2(h) of the Securities Contracts (Regulation) Act, 1956 as amended from time to time."

- (8) A new definition of "Segment" shall be inserted as Bye Law (34 I) of Part A as under:

"34 I. "Segment" means and includes a division for trading and clearing of derivatives or goods at NCDEX, as approved by SEBI or as classified by the Relevant Authority from time to time, and a part thereof."

- (9) A new definition of "Seller" shall be inserted as Bye Law (34 J) of Part A as under:



"Seller" shall mean the selling Constituent and the selling Member acting as his broker and agent and denotes the selling member when he is dealing on his own account as a principal."

- (10) A definition of "Warehouse Receipt" defined under Bye Law 1 (43), shall be substituted as under:

"43. "Warehouse Receipts" means a Warehouse Receipt as defined under Section 2 (u) of the Warehousing (Development and Regulation) Act, 2007 as amended from time to time."

- (11) A new definition of "Warehouse" shall be inserted as Bye Law 1 (44) of Part A as under:

"44. "Warehouse" shall mean the Warehouse as defined under Section 2 (s) of the Warehousing (Development and Regulation) Act, 2007 as amended from time to time."

- (12) A new clause after the definition of "Warehouse" shall be inserted as Bye Law 1 (45) as under:

"45. The words and expressions used and not defined under this Bye-laws but defined in the Companies Act, 2013 or Securities Laws or the Warehousing (Development and Regulation) Act, 2007 shall have the meanings respectively assigned to them in those Acts"

3. In sub clause 1 of clause 5.1 of Bye Law 5, Part A, after the word "SCRA" and before the word "or any other relevant enactment." the word "SEBI (Stock Brokers and Sub Brokers) Regulations, 1992" shall be inserted.

4. A new sub clause 6 shall be inserted in clause 5.1 of Bye Law 5, Part A, as under:

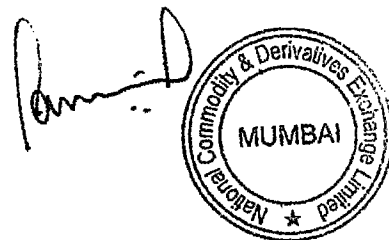
"6. The trading members shall pay such transaction charges as may be levied by the Exchange in accordance to the norms as specified by SEBI."

5. A new sub clause 11 shall be inserted in clause 5.2 of Bye Law 5, Part A, as under:

"11. Trading Member(s) shall carry out Systems Audits as per the framework prescribed by SEBI and notified by the Exchange from time to time."

6. Sub clause 3 and Sub clause 4 of Clause 6.5 of Bye Law 6, Part A shall be substituted as under:

"3. Any annulment made pursuant to clauses (1) and (2) above, shall be final and binding upon the parties to trade(s). In such an event, the trading member shall be entitled to cancel the relevant contracts with its constituents, subject to the criteria and the procedures prescribed thereof from time to time."



4 The Relevant Authority shall prescribe such norms and procedures for Annulment of Trade(s) either on its own or as may be directed by SEBI from time to time."

7. Bye Law 7, Part A, shall be substituted as under:

"7. TRADING SYSTEM AND MARKET MAKERS

7.1 Trading System:

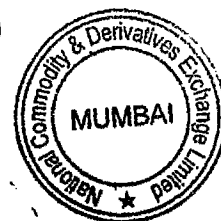
1. The Exchange shall provide the electronic platform for Trading, Clearing and Settlement as prescribed by the relevant authority or the SEBI as the case may be from time to time.
2. The Exchange shall make the arrangements for Testing of software used in or related to Trading and Risk Managements including software used for Algorithmic trading and shall prescribe the norms, procedures, terms and conditions form time to time as may be directed by SEBI from time to time.
3. The Exchange shall prescribe norms, procedures, terms and conditions for cyber security and cyber resilience policy as my be directed by SEBI from time to time.
4. The Exchange shall refer to the standing committee or such other committee to investigate all instances of hanging/slowdown/breakdown and any other problems in the computerized Trading system and report the same to SEBI in the manner as may be prescribed by SEBI from time to time and take such remedial measures as may be required or advised by SEBI / Board.

7.2 Market Makers:

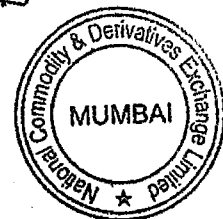
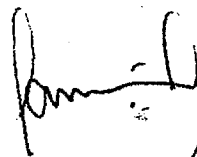
1. Contracts or commodities, which will be eligible for market making, if at all, will be specified by the relevant authority from time to time.
2. The Exchange may prescribe from time to time the criteria for eligibility of market markers, procedure for registration, functions, rights, liabilities of market makers, suspension and prohibition of market makers and operational parameters for market makers."

8. Bye Law 8, Part A shall be amended as under

- a. A new Sub clause 3, inserted in Clause 8.1 as under:



- "3. The provisions under sub clause (1) and (2) of clause 8.1, shall be subject to the approval of SEBI, if any"
- b. A title to the clause 8.2 which is mentioned as "Trading System" shall be substituted with the term "Deals through Trading System."
- c. The word "may" appearing after the word 'the Exchange' and before the word 'make arrangement' in Sub Clause 1 of Clause 8.2, shall be substituted with the word "shall".
- d. The each paragraph of the Clause 8.6 shall be prefixed with the numbers as 1, 2, and 3 respectively.
9. The paragraphs to Clause No.9.4 of Bye Law 9, Part A shall be prefixed with the numbers as 1 and 2 respectively.
10. The Clause 9.3, of Bye Law 9, Part A shall be substituted as under:
- "(1) A trading member shall have the right to demand from its constituent the margin deposit he has to provide under these Bye Laws, Rules and Regulations in respect of the business done by it for such constituent. A trading member shall also have the right to demand from its constituent an initial margin in cash/ bank guarantee / fixed deposit receipts/ warehouse receipts or such other acceptable mode of collateral as notified by the Exchange from time to time. The trading member shall collect the requisite margin(s) before executing an order and/or to collect further margin deposit or additional margin according to changes in market prices.*
- (2) The constituent shall, when from time to time called upon by the trading member forthwith provide the margin deposit and/or furnish additional margin as required under these Bye Laws, Rules and Regulations in respect of the business done for him by and/or as agreed upon by him with the trading member concerned.*
- (3) A Trading Member shall be liable to pay penalties for non-collection/short-collection of margins as prescribed by the Exchange from time to time subject to directions of SEBI and as per the norms and procedures notified by the exchange from time to time."*
11. The each paragraph in clause 9.4 of Bye Law 9, Part A, shall be prefixed with the numbers as (1), (2) respectively.
12. The first paragraph of the Clause 10.1 of Bye Law 10, Part A, shall be prefixed with the number as (1)
13. A new Sub Clause 2 and Sub Clause 3, inserted after clause (h) of the first paragraph of Clause 10.1 of Bye Law 10, Part A as under:



"2. When a trading member of any segment is declared a defaulter in terms of 10.1 above, the Stock Exchange shall immediately declare such member as defaulter in all other segments and inform the other Stock Exchange/Clearing Corporation.

3. The relevant authority shall take appropriate action against the associates of the defaulter member

For the purpose of this sub clause 10.3, the term 'associate' shall include a person:

a. who, directly or indirectly, by itself, or in combination with other persons, exercises control over the member, whether individual, body corporate or firm or holds substantial share of not less than 15% in the capital of such entities; or

b. in respect of whom the member, individual or body corporate or firm, directly or indirectly, by itself or in combination with other persons, exercises control; or

c. whose director or partner is also a director or partner of the member, body corporate or the firm, as the case may be.

Explanation: The expression "control" shall have the same meaning as defined under clause (e) of Regulation 2 of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 or as SEBI may prescribe in this regard from time to time."

14. A new definition of "Investor" shall be inserted as Sub clause 7 of Clause 11.1 of Bye Law 11, Part A after the definition of 'Decision' in Sub clause 6 of Clause 11.1 of Bye Law 11, Part A as under:

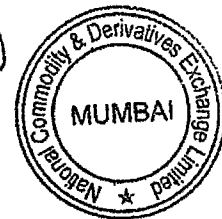
"7. "Investor" for the purpose of this chapter shall mean anyone who have entered into a deal as defined in the Bye Law 1.14 of Part A of the NCDEX Bye Laws."

15. The existing Clauses 11.7, 11.8 and 11.9, of Clause 1 of Bye Law 11, Part A shall be renumbered as 11.8, 11.9 and 11.10 respectively.

16. A new Sub Clause 3, inserted in Clause 11.2 of Bye Law 11, Part A, as under:

"3. Combined Arbitration:

(a) Notwithstanding anything contained herein above, where multiple claims, differences and disputes arise as referred to in Clause 11.2.1 above, between a Member (Trading and Clearing) and its Constituents (more than one) then, all such claims, differences and disputes shall be referred to a common Arbitral Tribunal if such claims, differences and disputes have arisen out of the common act of the Member (Trading or Clearing). For the purpose of this Clause, common act shall mean the action of Member (Trading or Clearing) which has



given rise to a dispute between the Member (Trading or Clearing) and its Constituents.

(b) The combined Arbitration proceedings shall be in accordance to the procedure prescribed by the Relevant Authority in terms of Bye-law 11.5.3 read with 11.5.7 of Part A of Exchange Bye-laws."

17. The paragraphs to Clause No.11.22 of Bye Law 11, Part A shall be prefixed with the numbers as 1, 2, 3 and 4 respectively.

18. The new clauses 4 and 5 inserted in Bye Law 2, Part B, after Sub clause No. 3 as under:

"4. The proceeds arising out of invocation of the bank guarantees furnished by the Clearing Member in lieu of security deposits or additional deposits on being invoked by the Clearing House of the Exchange shall not be reckoned as part of the Clearing Member's deposits for the purpose of enablement or exposure, etc.

5. The Clearing House of the Exchange may utilise the proceeds of the bank guarantee so invoked for the purpose of settlement of claims / dues of clients, Clearing Corporation, the stock exchange or SEBI against the Clearing Member. The surplus, if any, shall be refunded to the Clearing Member."

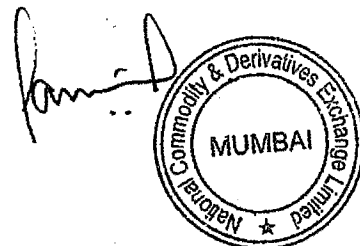
19. A new Clause inserted as Clause 3.1A, in Bye Law 3, Part B, as under:

"3.1 A CLEARING AND SETTLEMENT

Settlement shall be effected by clearing members giving and receiving delivery and paying and receiving funds as may be specified by the relevant authority from time to time in the Bye Laws and Regulations.

1. Settlement Finality

- a) Payment and settlement in respect of a deal shall be final, irrevocable and binding on the Clearing Members.
- b) When a settlement has become final and irrevocable, the right of the Clearing House of the Exchange to appropriate any collaterals or deposits or margins contributed by the clearing member towards its settlement or other obligations in accordance with these Byelaws shall take priority over any other liability of or claim against the said clearing member.
- c) For removal of doubts, it is hereby declared that the settlement, whether gross or net, referred to in Clause (a) above is final and irrevocable as soon as the money, securities or other transactions payable as a result of such settlement is determined, whether or not such money, securities or other transactions is actually paid.
- d) The payment and settlement in respect of a deal shall be determined in accordance with the netting or gross procedure as specified by the relevant authority with the prior approval of SEBI through the circulars issued by the Clearing House of the Exchange from time to time.



Explanation 1 : For the purpose of Clause (d) above, "netting" means the determination by Clearing House of the Exchange of net payment or delivery obligations of the clearing members by setting off or adjustment of the inter se obligations or claims arising out of buying and selling of securities including the claims and obligations arising out of the termination by the Clearing House of the Exchange, in such circumstances as the Clearing House of the Exchange may specify in Byelaws, of the deals admitted for settlement at a future date, so that only a net claim be demanded, or a net obligation be owed.

Explanation 2 : For removal of doubts, it is hereby declared that claims and obligations arising out of the termination by the Clearing House of the Exchange referred to in Explanation 1 shall mean claims and obligations arising out of deals closed out in accordance with these Byelaws.

2. Right of Clearing House of the Exchange.

The right of clearing House of the Exchange to recover the dues from its clearing members, arising from the discharge of their clearing and settlement functions, from the collaterals, deposits and the assets of the clearing members, shall have priority over any other liability of or claim against the clearing members."

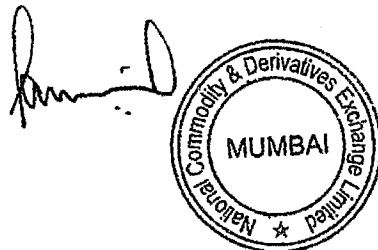
20. The existing Clause 3.1 of Bye Law 3, Part B, shall be renumbered as Clause 3.1B and further amended as under:

- a. The paragraphs to Clause 3.1B shall be prefixed with the numbers as 1, 2, 3, 4, 5, 6 and 7 respectively.
- b. A new Sub Clause 8 shall be inserted in clause 3.1B, after Sub Clause 7, of Bye Law 3, Part B, as under:

"8. Clearing and settlement of deals shall be effected by clearing members by prescribing and using such arrangements, systems, agencies or procedures as may be specified by the relevant authority from time to time. Without prejudice to the generality of the above, the relevant authority may prescribe or specify from time to time such custodial, repository and other services for adoption and use by clearing members and their constituents to facilitate smooth operation of the clearing and settlement arrangement or system"

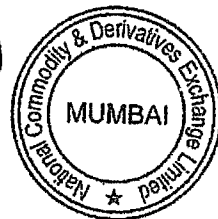
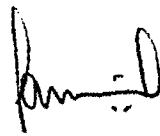
21. The existing Clause 3.8 of Bye Law 3, Part B, shall be amended as under:

- a. The first two paragraphs to Clause 3.8 shall be prefixed with the alphabet as (a) and (b) respectively;
- b. The words "except that the selling member (unless he be himself the delivering member) shall be released from all responsibility in regard to the title, ownership, genuineness, regularity and validity of the documents/commodity received by the receiving member and in regard to the loss and damages arising therefrom, which shall be dealt with in



accordance with the provisions of Bye Laws and Regulations thereof appearing in the first paragraph after the word "thereby" and before the second paragraph shall stand deleted;

- c. The words *"except that the Clearing House shall not be responsible in respect of the title, ownership, genuineness, regularity and validity of the documents delivered or received and in regard to the loss and damages arising therefrom, which shall be dealt with in accordance with the provisions of Bye Laws and Regulations thereof"* appearing in the second paragraph after the word "thereby" and appearing before the third paragraph shall stand deleted.
- d. The third paragraph to Clause 3.8 and the proviso thereto shall stand amended as under:
- (i) The paragraph shall be prefixed with the alphabet (a);
 - (ii) The words *"in sub clause (a) and (b)"* shall be inserted after the word 'Notwithstanding anything contained' and before the word 'above,';
 - (iii) The words appearing as *"the Clearing House may specify either generally or specifically that the"* after the word 'above,' and before the words 'Clearing House shall be counterparty' shall stand deleted;
 - (iv) The words *"and shall ensure good delivery."* shall be inserted after the words 'admitted for clearing and settlement' and before the words 'The Clearing House shall undertake to guarantee';
 - (v) The words appearing as *"except the fact that in respect of failure on the part of the seller in tendering delivery, the Clearing House shall be responsible only to settle the difference amount and not to give physical delivery to the buyer."* after a newly inserted words 'and shall ensure good delivery' and before words 'The Clearing House shall undertake to guarantee', shall stand deleted.;
 - (vi) The word *"financial"* appearing after the words 'The Clearing House shall undertake to guarantee the' and before the words 'settlement of all deals' shall stand deleted.
- e. The first proviso of Clause 3.8 of Bye Law 3, Part B shall be shall be amended with the insertions as under:
- i. The existing first proviso shall be replaced with *"Provided that the Clearing House may make adequate arrangements with*



Warehouse(s) or any other person in order to ensure settlement and good delivery."

- f. The second proviso of Clause 3.8 of Bye Law 3, Part B shall be amended with the insertions as under:

- i. The words "Provided however that the nature of" shall stand deleted and substituted by the words "The financial";
- ii. The words "is strictly financial, that is" appearing after the words 'by the Clearing House' shall stand deleted and substituted by the words "shall be that:"

- g. A new sub clause (e) shall be inserted after the sub clause (d) in Clause 3.8 of Bye Law 3, Part B, shall be as under:

"(e) In case of a buyers default, the Exchange shall pay to seller a compensation out of penalty recovered from buyer while the delivery is returned to the seller.

Notwithstanding the above, in the event the seller opting for the compensation the clearing house shall liquidate the goods and compensate the seller in such an event the defaulting buyer shall be responsible for losses and penalties, including fulfillment of all statutory obligation ensuring good title of the goods which may be accrued."

22. A new sub clause 3 shall be inserted in clause 3.10 of Part B, as under:

"3. The provisions under sub clause (1) and (2) of clause 3.10, shall be subject to the approval of SEBI, if any"

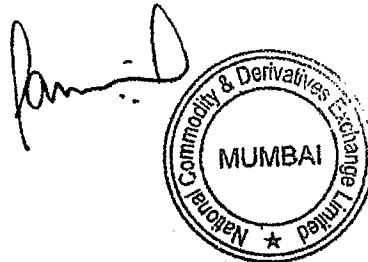
23. The words "including the penalty for default and monetary compensation towards the claim of loss, if any," shall be inserted after the words 'or make such payment' and before the words 'as has been prescribed', in Sub Clause 2 of Clause 3.11 of Bye Law 3, Part B.

24. A new proviso shall be inserted under sub clause 3 of clause 3.11 of Part B of Bye Law as under:

"Provided further, such norms and procedures shall ensure that delivery period shall be such reasonable amount of time to the sellers to acquire the deliverable commodity and make it available for delivery after expiry of the contract"

25. A new sub clause 5 shall be inserted in clause 3.11 of Part B, as under:

"5. For the purpose of deliveries of commodities under this clause the Exchange shall approve Warehouse in accordance to the norms and procedures as prescribed by Exchange subject to the approval of SEBI from time to time"



26. A new sub clause 4, Sub Clause 5, Sub Clause 6 and Sub Clause 7 shall be inserted after Sub Clause 3 of in Bye Law 3.12 of Part B, as under:

"4. The Relevant Authority may suspend or postpone closing -out in respect of any deals and from time to time extend or postpone the period of such suspension or postponement when circumstances appear in its view to make such suspension or postponement desirable in the general interest. The liability of intermediaries in respect of deals in such commodities settled through the Clearing House or Repository Clearing System, as the case may be, shall continue during the period of such suspension or postponement.

5. The Relevant Authority may defer closing-out in any particular case if in its opinion a fair market to close-out is not available or if it determines that the default is due to the existence of a special situation but no such deferment shall relieve the Member in default of the obligation to pay for any resulting damages or free the intermediate parties of their liabilities.

6. The Exchange shall effect closing out against the Member in any of the following manner:

- i) by declaring a closing-out at such prices as may be decided by the Relevant Authority.*
- ii) in any other manner as the Relevant Authority may decide from time to time.*

7. If any Member against whom a deal is closed-out under the provisions of these Regulations fails to make payment of the loss arising out of the closing - out and of the damages, if any, within such time as may be stipulated by the Relevant Authority from time to time, he may be declared a defaulter."

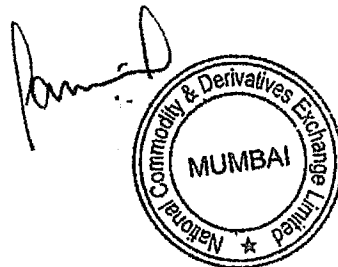
27. A new sub clause inserted as clause 3 after sub clause 2 in clause 5.1 of Bye Law 5 of Part B as under:

"3. The Exchange shall impose higher margins and/or additional margins in the form of Special/Adhoc or other margins like Extreme Loss Margins, Tender Period Margin, Pre Expiry Margin, Delivery Margin, Concentration Margin and the like as considered appropriate by the exchanges either on its own or as per the directions of SEBI from time to time."

28. The amendments to the Bye Law 5.8, Part B, shall be amended as under:

- a. The first paragraph shall be numbered as (1)
- b. The Sub Clause 2 shall be inserted after Sub Clause 1, shall be as under:

"2. In the event of a member/client failing to honour pay-in/margin obligations, exchanges may employ the below given alternative tools to liquidate the positions and regain a matched book based on the conditions of market liquidity, volatility, size of position to be liquidated



etc. Any tool lower in the list prescribed hereunder may be resorted to only in extremely rare occasions when the exchange reasonably expects that it may not be able to restore a matched book by choosing the alternatives above it and also records the reasons for the same in writing:

- a. Alternative 1: Liquidation in normal market in orderly manner (with relaxed price limits, if required);
- b. Alternative 2: Auction of the positions within a specified price band;
- c. Alternative 3: Voluntary tear-up at last mark-to-market price along with compensation (%age of last mark-to-market price equal to twice the daily price limit) and penalty (5%, to be credited to SGF);
- d. Alternative 4: Partial tear-up (pro-rata against members/clients having opposite positions) at last mark-to-market price along with compensation (%age of last mark-to-market price equal to thrice the daily price limit) and penalty (5%, to be credited to SGF)."

29. The paragraphs in the Clause 5.10 of Bye Law 5, Part B shall be prefixed with the numbers as 1, 2 and 3 respectively and shall be amended as under:

1. The words "or as directed by SEBI," shall be inserted after the words "in its absolute discretion" and before the words "prescribe limits on exposure", in Para No.1 of Clause 5.10 of Bye Law 5, Part B.
2. The words "either on its own or as directed by SEBI" shall be inserted after the words "pursuant to the above clause" in Para No.2 of Clause 5.10 of Bye Law 5, Part B.
3. The words "or the SEBI" shall be inserted after the words "the relevant authority" and before the words "may take such action"

30. A new clause inserted as 7.1A of Part B, after clause 7.1 as under:

A new sub clause 2 and sub clause 3, inserted after clause (k) of the first paragraph as under:

"2. When a clearing member of any segment is declared a defaulter in terms of 7.1 above, the Stock Exchange shall immediately declare such member as defaulter in all other segments and inform the other Stock Exchange/Clearing Corporation.

3. The relevant authority shall take appropriate action against the associates of the defaulter member

For the purpose of this sub clause 7.3, the term 'associate' shall include a person:

- a. who, directly or indirectly, by itself, or in combination with other persons, exercises control over the member, whether individual, body corporate or



firm or holds substantial share of not less than 15% in the capital of such entities; or

b. in respect of whom the member, individual or body corporate or firm, directly or indirectly, by itself or in combination with other persons, exercises control; or

c. whose director or partner is also a director or partner of the member, body corporate or the firm, as the case may be.

Explanation: The expression "control" shall have the same meaning as defined under clause (e) of Regulation 2 of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 or as SEBI may prescribe in this regard from time to time."

31. Sub Clause 1 of Clause 8.1 of Bye Law 8, Part B, shall be substituted as under:

"1. The Clearing House shall maintain a minimum contribution of Rs. 10 (Ten) crores or such sum as may be specified by SEBI from time to time."

32. Para (c) of sub clause 1 of Bye Law 8.5 of Bye Law 8, Part B, shall be substituted as under:

"(c) Payment of premium for any insurance or for creating a default reserve fund through the mode and manner specified by SEBI or the relevant authority from time to time"

33. Clause 8.7 of Bye Law 8, Part B shall be substituted as under:

"1. In the event a clearing member is declared a defaulter and the clearing member fails to meet the clearing and settlement obligations to the Clearing House arising out of clearing and settlement operations of such deals as provided in these Bye Laws, Rules and Regulations, the relevant authority may utilise the Settlement Fund and other monies to the extent necessary to eliminate the obligation in the following order:

- a) Defaulting member's monies (including contribution to SGF)
- b) Insurance, if any
- c) Exchange resources equal to 5% of SGF
- d) SGF resources in the following order:
 - i. Penalties and investment income on SGF
 - ii. 25% of Exchange contribution to SGF
 - iii. Remaining (non-defaulting members' and exchange) contribution to SGF on pro-rata basis.
- e) Remaining exchange resources (excluding INR 100 Crore*)
- f) Capped additional contribution by non-defaulting members (equal to their required contribution to SGF)
- g) Any remaining loss to be covered by way of pro-rata haircut to payouts.

*INR 100 Crore to be excluded only when remaining exchange resources are more than INR 100 Crore."



34. Sub clause (b) of Clause 9.3 of Bye Law 9, Part B shall be substituted as under:

"(b) all penalties, except settlement related penalties (including penalties for delivery default) levied/ collected by the Exchange after deducting cost of administration subject to the limit as may be prescribed by SEBI and transferred to the Fund, from time to time"

35. The words "except settlement related penalties," shall be inserted in Sub Clause (b) of Clause 9.6 of Bye Law 9, Part B, after the words 'a sum of all penalties' and before the words 'as and when levied and collected,'.

36. The clause 9.21 of Bye Law 9, Part B shall be substituted as under:

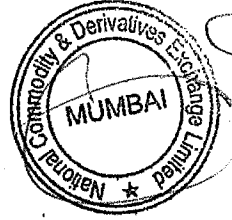
"9.21 Utilization of the Interest Income:


The Board of Directors of the Exchange may permit to utilize only the interest earned on the Fund, subject to approval of the Trust, for the investors' education, awareness or such other programme authorized by the SEBI. The corpus of the Fund will not be utilized for this purpose"

37. In Clause 9.32 of Bye Law 9, Part B, the word "Securities Laws" shall be substituted with the word "SEBI."

Date: February 08, 2017

Place: Mumbai




Mr. Samir Shah, R. 48
MD & CEO.

Serial No. M-16337

NATIONAL COMMODITY & DERIVATIVES EXCHANGE LIMITED

Subject to SEBI approval, it is proposed to make the following amendments in the Rules of National Commodity & Derivatives Exchange Limited. The proposed amendments are published as per Rule 18 of Securities Contracts (Regulation) Rules, 1957 for information/public comments/criticism. Any person having any comments/observations on the proposed amendments to the Rules may send the same to the Exchange at gazette@ncdex.com within fifteen days from the date of this publication. The observation received after the said fifteenth day will not be considered. The draft will be taken in to consideration immediately after expiry of fifteen days.

**PROPOSED (DRAFT) AMENDMENT TO THE RULES OF THE NATIONAL
COMMODITY & DERIVATIVES EXCHANGE LIMITED**

1. Short title and commencement

(1) This amendment may be called NCDEX Rules (Amendment), 2017 [Amendment 01 of 2017].

(2) It shall come into force on the date of their publication in the Gazette of India.

2. The definition of "Board" in sub rule 1 of Rule 1, shall be substituted as under:

"Board" or "Governing Board" means the Governing Board of Directors of National Commodity & Derivatives Exchange Limited by whatever name called, vested with the general powers of management and superintendence and complete jurisdiction over all members of the Exchange and all matters contained in the various provisions under the Articles, Rules, Bye-Laws and Regulations of the Exchange, and over the securities or any other instruments and or derivatives thereof, which are traded on the Exchange."

3. The definitions of "Commodity Derivative" appearing in sub rule 7A and the definition of "Contract" as appearing in sub rule 7B of Rule 1 shall be renumbered as 8 and 9 respectively.

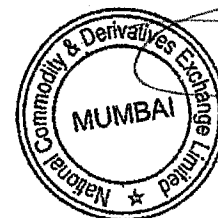
4. The existing sub rule 9 and 10 of Rule 1 shall be renumbered as sub rule 10 and 11 respectively.

5. The existing sub rule 10A to sub rule 10I of the Rule 1 shall be renumbered as sub rule 12 to 20 respectively.

6. The existing definition of "Trading Member" appearing in sub rule 8 of Rule 1, shall be prefixed with sub rule 22 after the definition of "Settlement Guarantee Fund" which is now appearing as sub rule 21.

7. The word "Guarantee" shall be inserted in the definition of existing sub rule 11, of Rules 1, after the word 'Settlement' and before the word 'Fund'.

8. The existing words and symbols ".The Central Government may nominate one person as its representatives for appointment as Director and not more than three



persons representing interests not directly represented through membership of the Exchange, for appointment as Directors in accordance with Section 6 (2) (b) of Forward Contracts (Regulation) Act, 1952. Any such appointment of Directors shall be considered as one being made under the provisions of these rules." appearing just before and in paragraph 2 in sub rule 2 of Rule 2, shall be substituted with the words *"and in accordance with norms and conditions as prescribed by the SEBI and in accordance with the provisions as contained in SECC Regulations."*

9. Sub rule 3 of Rule 2, shall be substituted as under:

"All appointments to the Board of Directors, the composition of the Board and Committees of the Board shall be in accordance with the norms and procedures prescribed for appointment of Directors under The Companies Act, 2013 or by the Central Government or SEBI as the case may be, under the Securities (Contracts) Regulation Act, 1956."

10. The words and symbols *" , subject to prior approval of SEBI and in accordance with Securities Laws,"* shall be inserted in sub rule 4 of Rule 2, after the words *"Rules and Regulations"* and before the words *"from time to time,"*
11. The words and symbols *"in accordance with the directives of SEBI and as required under the provisions of SECC Regulations,"* shall be inserted in sub rule 7 of Rule 2, after the words *"The Board may,"* and before the words *"from time to time,"*

12. Rule 4 shall be amended as under:

- a. The existing title appearing as *"EXECUTIVE COMMITTEE"* shall be substituted with the title as *"COMMITTEES OF THE BOARD"*

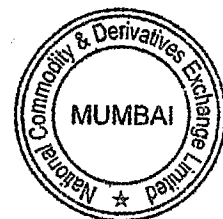
- b. The existing clause 1 of sub rule 4.1 shall be substituted as under:

"One or more Committees of the Board shall be appointed by the Governing Board of NCDEX from time to time as may be specified by SEBI from time to time including a Committee known as Executive Committee."

- c. The existing clause 2 of sub rule 4.1 shall be substituted as under:

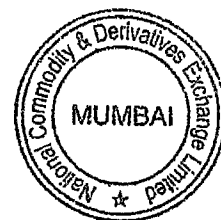
"2. "The Composition of the Committees shall in accordance with the norms as specified by the Board from time to time. The Composition of the Executive Committee(s) appointed by the Board may, interalia, include:

- a) *Managing Director of the NCDEX,*
- b) *Not more than such number of persons as may be decided by the SEBI under SECC Regulations.*



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- c) *Not more than such number of persons representing interests not directly represented through membership of the Exchange;*
- d) *Such number of persons and such other persons as may be decided by the Board and the SEBI under SECC Regulations, from time to time;"*
- d. The words and symbol "in accordance with the provisions of SECC Regulations." Shall be inserted after the words "authority from time to time"
- e. A new clause 5 to the sub rule 4.1 shall be inserted as under:
- "5. Notwithstanding anything contained herein, the SEBI circulars or directives dealing with the corporate governance norms including constitution, appointment and composition of the Executive Committee(s) shall be complied with."*
- f. The existing title to the sub rule 4.2 appearing as "POWERS OF EXECUTIVE COMMITTEE" shall be substituted with "POWERS OF COMMITTEE(S)"
- g. The words and symbols "Notwithstanding the Powers of the Committees conferred on the Committees as constituted in accordance with the provisions of SECC and under the SECC," shall be inserted before the existing words "the Board may delegate" in clause 1 of sub rule 4.2 of Rule 4.
- h. The words "Notwithstanding the provisions as contained in the SECC and as notified by the SEBI from time to time;" shall be inserted before clause 1 of sub rule 4.6 of Rule 4.
13. The Sub Rule (2) of Rule 5 shall be substituted as under:
- "2. The admission, suspension, expulsion, re-admission of the trading/clearing member and their rights and privileges shall be subject to the provisions of the SEBI (Stock Brokers and Sub-Brokers) Regulation, 1992, the Securities Contracts (Regulation) Rules, 1957 and the Bye Laws, Rules and Regulations of the Exchange as amended from time to time."*
14. The existing clause (3) of sub rule 5.2 shall be omitted and shall be substituted with clause (3) and (4) as under:
- a. "3. The application shall have to be submitted along with such fees, security deposit and other monies in such form and in such manner as may be specified by the relevant authority from time to time."
- b. "4. The different category of Member shall satisfy the minimum net worth and deposit requirements as specified in the SEBI (Stock Brokers and Sub-brokers) Regulations 1992 from time to time."



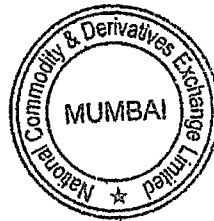
15. All the existing clauses 4 to 18 shall be renumbered as 5 to 19 respectively.
16. Amendments to the Clause 5.5 in Rule 5 is as under:
 - a. The first line to the paragraph shall be prefixed with the alphabet "(a)"
 - b. The second paragraph shall be prefixed with the alphabet "(b)"
17. Amendments to the Clause 5.6 in Rule 5 is as under:
 - a. The first, second and third paragraph shall be numbered as alphabet (a), (b), (c), respectively.
18. Amendments to the Clause 5.10 in Rule 5 is as under:
 - a. The first, second and third paragraph shall be numbered as alphabet (a), (b), (c), respectively.
19. A title to the Rule 6 as appearing "TRADING MEMBERSHIP/CLEARING MEMBERSHIP" shall be substituted with "DISCIPLINARY PROCEEDINGS, PENALTIES, SUSPENSION AND EXPULSION".
20. The Explanation shall be inserted to the Sub Rules 6.1 of Rule 6, as under:

"Explanation: The relevant authority for the purpose of these Rules shall be the Disciplinary Action Committee as constituted by the Board of NCDEX and shall function in terms of the provisions of this Bye Laws."
21. Sub clause 6 of Rule 6.21 shall be substituted as under:

"6. Consequences of declaration of defaulter to follow: The provisions of Chapter X of Part-A and Chapter VII of Part-B of the Bye Laws of NCDEX pertaining to default, shall become applicable to the Trading / Clearing Member expelled from the Exchange as if such Trading / Clearing Member has been declared a defaulter."

Date: February 08, 2017

Place: Mumbai



Mr. Samir Shah,
MD & CEO.

R. Cap